



Contract series No.	Trade.	Method.	Alt.
(1)	(2)	(3)	(4)
III	Direct recruitment	..	..
IV	..	..	..
V	..	..	..
VI	..	..	..
VII	..	..	..

3. No person shall be eligible for appointment to the service in the Class and category specified in the schedule in columns (1) and (2) of the table below unless he possesses the qualifications prescribed in the corresponding entry in column (3) thereof.

Contract series No.	Trade.	Method.	Qualifications.
(1)	(2)	(3)	(4)
Class I	1 Direct recruitment	..	1) The candidate must be a citizen of the Commonwealth of Malaya. 2) Appointment by direct recruitment of not less than 100 persons. 3) The candidate must be a citizen of the Commonwealth of Malaya. 4) The candidate must be a citizen of the Commonwealth of Malaya. 5) The candidate must be a citizen of the Commonwealth of Malaya. 6) The candidate must be a citizen of the Commonwealth of Malaya. 7) The candidate must be a citizen of the Commonwealth of Malaya. 8) The candidate must be a citizen of the Commonwealth of Malaya. 9) The candidate must be a citizen of the Commonwealth of Malaya. 10) The candidate must be a citizen of the Commonwealth of Malaya.
Class II	2 Direct recruitment	..	1) The candidate must be a citizen of the Commonwealth of Malaya. 2) Appointment by direct recruitment of not less than 100 persons. 3) The candidate must be a citizen of the Commonwealth of Malaya. 4) The candidate must be a citizen of the Commonwealth of Malaya. 5) The candidate must be a citizen of the Commonwealth of Malaya. 6) The candidate must be a citizen of the Commonwealth of Malaya. 7) The candidate must be a citizen of the Commonwealth of Malaya. 8) The candidate must be a citizen of the Commonwealth of Malaya. 9) The candidate must be a citizen of the Commonwealth of Malaya. 10) The candidate must be a citizen of the Commonwealth of Malaya.
Class III	3 Direct recruitment	..	1) The candidate must be a citizen of the Commonwealth of Malaya. 2) Appointment by direct recruitment of not less than 100 persons. 3) The candidate must be a citizen of the Commonwealth of Malaya. 4) The candidate must be a citizen of the Commonwealth of Malaya. 5) The candidate must be a citizen of the Commonwealth of Malaya. 6) The candidate must be a citizen of the Commonwealth of Malaya. 7) The candidate must be a citizen of the Commonwealth of Malaya. 8) The candidate must be a citizen of the Commonwealth of Malaya. 9) The candidate must be a citizen of the Commonwealth of Malaya. 10) The candidate must be a citizen of the Commonwealth of Malaya.

4. *Exemption.*—(a) A person in Class I or a person appointed as a member in Class II shall, within the prescribed period of probation, pass the Assistant Test for Public Works Department officers.

(b) A probationer appointed to the service in Class II by direct recruitment shall during the first year of the period of his probation undergo a training in work and accounts and there shall be paid to him during the period of such training a pay equivalent to the rate of Rs. 100 a month.

(c) An approved probationer appointed to the service in Class II by direct recruitment shall not be entitled to count the period of training referred to in clause (b) for reckoning in the computation of pay applicable to Class II.

5. *Special Term.*—(a) A member appointed to the service in Class II by direct recruitment shall, within a period of four years from the date of his appointment, pass the Rating Test, the Assistant Test for Public Works Department officers and the Engineering Test. (b) A member appointed to the service in Class II by direct recruitment shall, within a period of four years from the date of his appointment pass the third-class test in a subject or subjects which may be a third Term, Test or II classes test shall not be the language in which the test was directly passed under this rule.

(c) If a member fails to pass the test or tests within the time allowed, his appointment shall be liable to be stopped until he passes the test or the tests, but such stoppage shall not operate to postpone future appointments if he has passed the test or tests.

6. *Appointment of full members.*—(a) The provisions of articles (1) of general rule 11 shall apply to Class II officers in respect of—

(i) vacancies against which persons have been recruited under clause (1) of sub-rule (b) of rule 2;  
(ii) other vacancies against which persons have been recruited under—

(i) vacancies against which Engineers Report, when there have been appointments by transfer or promotion.

(ii) vacancies against which persons have been appointed by transfer.

(b) Appointment in full members in Class II shall be made by the Local Government.

Pay.—There shall be paid to a full member of the service—

(a) in category 1 of Class I a monthly pay equivalent to the scale of Rs. 200—240—300, 360

(b) in any other class and category a monthly pay equivalent to the scale of Rs. 150—180—210—240—270—300.

Provided that nothing contained in this rule shall affect the special rate of pay paid to any person in the service of the Government of Malaya, dated the 12th April 1922, at page 1 of the Supplement to Part I of the Port St. George Gazette, dated the 12th April 1922, as subsequently amended.

13. *Local government.*—The member of the service in Class II shall be paid in Malaya, Malacca, Singapore or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

14. *Progressive pay.*—The member of the service in Class II shall be paid in Malaya, Malacca, Singapore or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

15. *Provident fund.*—The member of the service in Class I and II shall be entitled to a provident fund which shall be contributed to by the Government of Malaya, Malacca, Singapore or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

16. *Provident fund.*—The member of the service in Class I and II shall be entitled to a provident fund which shall be contributed to by the Government of Malaya, Malacca, Singapore or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

17. *Provident fund.*—The member of the service in Class I and II shall be entitled to a provident fund which shall be contributed to by the Government of Malaya, Malacca, Singapore or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

Part II. *Special, February 25, 1925*

(S.D. No. 27, 28th February)

No. 101.—In exercise of the powers conferred by rule 44 of the Civil Service Commission, Malaya, and in pursuance of the provisions of the rules published with Public Works Department Notification No. 72, dated 18th May 1924, at page 144-145 of Part I of the Port St. George Gazette, dated the 12th May 1925, as subsequently amended, the Local Government hereby make the following special rules to regulate the method of recruitment, the conditions of service and the pay and allowances of the members of the service in the following categories of officers and the terms and conditions of their employment in the service.

1. *Conditions.*—(a) The service shall consist of the following categories of officers and the terms and conditions of each such category shall be as indicated against each—

Category 1.	Permanent rank.
Assistant Engineers—	
I grade .. .. .	11
II grade .. .. .	12
III grade .. .. .	14
Category 2.	
Laboratory Assistants—	
I grade .. .. .	1
II grade .. .. .	1
III grade .. .. .	1
Category 3.	
Relay Engineers—	
I grade .. .. .	121
II grade .. .. .	121
III grade .. .. .	125
IV grade .. .. .	125

(b) Category 1 shall be a selection category.

2. *Appointments in the service.*—(a) Appointments to the service may be in any category and shall—

(i) in category 1, be by transfer from the category of Superintendents or by direct recruitment by the Malacca Malacca Service, Malacca or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

(ii) in category 2, be by transfer from the category of Superintendents or by direct recruitment by the Malacca Malacca Service, Malacca or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

(iii) in category 3, be by transfer from the category of Superintendents or by direct recruitment by the Malacca Malacca Service, Malacca or Penang, Malacca or Penang, shall be entitled to an additional local temporary pay of Rs. 45—50—60 per month for the period of his employment in that service or—

Provided that if an unqualified and untrained candidate is suitable for appointment by transfer or by promotion



Explanation.—For the purposes of this sub-rule, the two native languages of the Territory of the said shall mean: Tamil, Telugu, Malayalam, Sanskrit and Marathi.

Provided that the language in Part I of the said shall be the official language of the Territory.

(10) A member of the service in category 1 shall not be eligible for promotion.

(11) In the third grade, unless he has passed Tests A to F mentioned in sub-rule (7) of which Tests C and D shall be in the two languages and Test E shall be in one language of which if one is Malayalam, the other must be Tamil or Telugu.

(12) In the second grade, unless he has passed Tests A to F mentioned in sub-rule (7) of which Tests C and D may be in the two languages and Test E shall be in one language of which if one is Malayalam, the other must be Tamil or Telugu.

(13) A member of the service in category 2 or category 3 shall not be eligible for promotion to category 1 unless he has passed Tests A to F mentioned in sub-rule (7) of which Tests C and D may be in the two languages and Test E shall be in one language of which if one is Malayalam, the other must be Tamil or Telugu.

(14) A member of the service in category 3 shall not be eligible for promotion.

(15) In the first and second grades unless he has passed Tests A, C, D and F mentioned in sub-rule (7) of which Tests C and D may be in the two languages and Test E shall be in the principal language of the Territory in which he is employed.

(16) In the third grade, unless he has passed Tests A and C mentioned in sub-rule (7) of which Test C may be in the two languages.

Provided that a member of the service in category 3 shall not be eligible for promotion to the higher grade of Test E shall be in the principal language of the Territory in which he is employed.

(17) He may be employed in the Western District, Eastern District, or in the following languages, namely: Tamil, Malayalam, and Sanskrit.

Explanation.—For the purposes of clause (17) of this sub-rule, Telugu will be regarded as the principal language of the Western and Eastern Districts and Tamil of the Western and Eastern Districts.

(18) A member of the service who has not passed the departmental tests prescribed by sub-rule (10), (11), or (12) for a particular category or grade may be a special case and may be promoted to that category or grade; but a member so promoted shall be removed to his permanent post if he does not pass the prescribed tests within the number of chances allowed under clause (10).

(19) A member who has been promoted under clause (18) shall be allowed two chances from the date of his promotion, in tests A, C, D and F and Test E in one language or two languages, whichever he chooses.

(20) Transfers.—(a) Transfers of members of the service from one division to another in the District, Agency or from the District Agency to a division shall be made by the Commissioner of Revenue.

(b) In case of emergency, an Inspector of Revenue in charge of a circle may transfer any member of the service in category 1 from one range to another without notice, and every such transfer shall be reported without delay to the Assistant Commissioner concerned.

#### APPENDIX.

(Related to Rule 12.)

Proficiency of post.	Station.	Rate of salary per mensem.
		Rs. A. P.
1. Inspector of Revenue.	Stationer.	25 0 0
2. Assistant Inspector of Revenue.	Stationer.	20 0 0
3. Assistant Inspector of Revenue.	Stationer.	15 0 0
4. Assistant Inspector of Revenue.	Stationer.	10 0 0
5. Assistant Inspector of Revenue.	Stationer.	5 0 0

6. Assistant Inspector of Revenue.

7. Assistant Inspector of Revenue.

8. Assistant Inspector of Revenue.

9. Assistant Inspector of Revenue.

10. Assistant Inspector of Revenue.

11. Assistant Inspector of Revenue.

12. Assistant Inspector of Revenue.

13. Assistant Inspector of Revenue.

14. Assistant Inspector of Revenue.

15. Assistant Inspector of Revenue.

16. Assistant Inspector of Revenue.

17. Assistant Inspector of Revenue.

18. Assistant Inspector of Revenue.

Part II. General, February 25, 1923.

[O.D. No. 128, Public (General).]

No. 128.—In exercise of the powers conferred by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

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1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

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#### RELATES.

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#### RELATES.

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#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

1. The order of upper division clerks in the Madras Engineering Service employed in the Civil Engineer's Office, shall be revised to temporary by rule 12 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby places in force the following special rules:—

#### RELATES.

all special rules applicable to holders of passes on the said railway shall remain in the interim of the said temporary rules the following modifications, namely:—  
 (a) Appointments to the service may be made without temporary passes of destination;  
 (b) at the same time provided in the said rules, apply to such appointments;  
 (c) that no promotion shall be available to any of said temporary passes of destination; and  
 (d) that there shall be paid to the holder of the railway pass provided in the first schedule of the said rules a pay table set at the rate specified in the accompanying table in the second volume thereof:—

TABLE.		Basic pay per month.
Deputy-masters (Grade 1)	10	30
Deputy-masters (Grade 2)	11	25
Trainee	12	20

Provided that nothing contained in this rule shall affect the operation of the rules published with Public (Services) Department Notification, dated the 12th April 1935, at page 1-2 of the Supplement to Part I of the Port St. George Gazette, dated the 13th April 1935, as subsequently amended.

Part 6, Group, February 25, 1935.  
 [O. G. No. 325, Public (Services).]

No. 201.—In execution of the powers conferred by Rules 22 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendments to the general rules in relation to the special rules of recruitment, the conditions of service, the pay and allowances and the pension of the personnel referred to in the Public (Services) Department Notification No. 31, dated the 20th September 1935, at page 1278 to 1279 of Part I of the Port St. George Gazette, dated the 20th October 1934, as subsequently amended:—

#### ARTICLE 1.

In rule 12 of the said rules:—

(1) For sub-rule (a), the following sub-rule shall be substituted, namely:—

"(a) (i) A person who is a member of the service shall be entitled to a pension of not less than 25 per cent of his salary on the date of his retirement, provided that he has been in the service for not less than 10 years. The pension of a member of the service shall be payable in the form of a lump sum or in the form of a pension (as the case may be) as provided in rule 4 (except sub-rule (c) thereof) of rules 8 and 11, shall remain unaltered."

"(ii) For sub-rule (b), the following sub-rule shall be substituted, namely:—

"(b) A member of the service who is a member of the service shall be entitled to a pension of not less than 25 per cent of his salary on the date of his retirement, provided that he has been in the service for not less than 10 years. The pension of a member of the service shall be payable in the form of a lump sum or in the form of a pension (as the case may be) as provided in rule 4 (except sub-rule (c) thereof) of rules 8 and 11, shall remain unaltered."

"(c) A member of the service who is a member of the service shall be entitled to a pension of not less than 25 per cent of his salary on the date of his retirement, provided that he has been in the service for not less than 10 years. The pension of a member of the service shall be payable in the form of a lump sum or in the form of a pension (as the case may be) as provided in rule 4 (except sub-rule (c) thereof) of rules 8 and 11, shall remain unaltered."

"(d) In sub-rule (c) after clause (ii), the following clause shall be inserted, namely:—

"(iii) Subject to the provisions of Fundamental Rule 22, there shall be paid to the holder of the railway pass provided in the first schedule of the said rules a pay table set at the rate specified in the accompanying table in the second volume thereof:—

Part 6, Group, February 25, 1935.  
 [O. G. No. 325, Public (Services).]

No. 202.—In execution of the powers conferred by Rules 22 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendments to the general rules in relation to the special rules of recruitment, the conditions of service, the pay and allowances and the pension of the personnel referred to in the Public (Services) Department

Notification No. 201, dated the 10th September 1934, at page 1278 to 1279 of Part I of the Port St. George Gazette, dated the 20th September 1934, as subsequently amended:—

#### ARTICLE 1.

In rule 14 of the said rules:—

(a) For clause (ii) of sub-rule (b), the following clause shall be substituted, namely:—

"(i) A member of the service promoted from one category to another shall, when he is promoted, be paid the pay which would be payable to him under the Fundamental Rule 22, if he were a full member of the service in the former category following in the latter category:—

"(ii) In sub-rule (b), after clause (ii), the following clause shall be inserted, namely:—

"(iii) Subject to the provisions of Fundamental Rule 22, there shall be paid to the holder of the railway pass provided in the first schedule of the said rules a pay table set at the rate specified in the accompanying table in the second volume thereof:—

Part 6, Group, February 25, 1935.  
 [O. G. No. 325, Public (Services).]

No. 203.—In execution of the powers conferred by Rules 22 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government are hereby pleased to make the following special rules:—

#### ARTICLE 1.

1. The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(a) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(b) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(c) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(d) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(e) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(f) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(g) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(h) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(i) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(j) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(k) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(l) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(m) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(n) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(o) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(p) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(q) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(r) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(s) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(t) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(u) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(v) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(w) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(x) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(y) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(z) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(aa) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(ab) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(ac) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(ad) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(ae) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(af) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(ag) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(ah) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—

"(ai) The rules of the Western Land Revenue Subordinate Service in the Western District shall be amended to read as follows:—





For St. George, March 5, 1915.

No. 27.—The following notification of the Government of India is published:—

SATY MENTON.

For St. George, 2nd February 1915.

No. 10.—The following notification are made, subject to His Majesty's approval, with effect from the 10th February 1915, viz:—  
H. E. DAWSON, Esq., B.E.C.,  
referred to.

ROYAL DESPATCH SERV.

To be kept.

Copy to G. R. BROWN.

G. R. BROWN,  
Secretary to Government.

## LAW DEPARTMENT. (GENERAL)

### WITHDRAWAL OF POWERS.

For St. George, February 25, 1915.

No. 118.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdrew the powers of Magistrates for the areas comprised within the jurisdiction of the Bench of Magistrates at the place specified against their names conferred on the undersigned Magistrates:—

Mr. Charles Alfred Kerr (who has resigned his appointment)—Vengalpet in the district of Tanjore.

M.R. Sp. K. R. S. Srinivasan (who has resigned his appointment)—Tanjore in the district of Tanjore.

### INVESTIGATIVE OF POWERS.

For St. George, February 25, 1915.

No. 117.—Under section 107 of the Code of Criminal Procedure, 1898, the undersigned officer in the district specified against his name is authorized to take down the evidence of witnesses with his own hand in the English language:—

Mr. A. T. Platt, LL.B., Sub-Divisional Magistrate—Madurai.

No. 116.—Under section 37 of the Code of Criminal Procedure, 1898, the undersigned officer in the district specified against his name is empowered to take cognizance of offences and conduct their trial in the English language:—

Mr. A. T. Platt, LL.B., Sub-Divisional Magistrate—Madurai.

For St. George, February 25, 1915.

No. 121.—Under section 164 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act, 1901 of 1902, the undersigned Magistrate in the district specified against his name is empowered to record any statements or confessions made in the course of an inquiry under Chapter XIV of the said Code or at any time afterwards before the commencement of the inquiry or trial:—

M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 119.—Under section 107 of the Code of Criminal Procedure, 1898, the undersigned District Collector and First-class Magistrate in the districts specified against their names, are authorized to take down the evidence of witnesses with their own hand in the English language:—

M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

K. G. Srinivasan (who has resigned his appointment)—Tanjore.

M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

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M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

M.R. Sp. E. S. Srinivasan (who has resigned his appointment)—Tanjore.

Magistrate of the district, and under section 37 he is authorized with all the powers specified in the said article as powers which an undersigned may exercise on a requisition of that class except the power to record statements and confessions under section 164, to perform the duties of an undersigned person in the territory at large under section 37, and to perform section 37 in the territory under section 37, Criminal Procedure Code.

No. 118.—Under section 38 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 117.—Under section 107 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 116.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 115.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 114.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 113.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 112.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 111.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 110.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 109.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 108.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 107.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 106.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 105.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 104.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 103.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 102.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 101.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 100.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 99.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 98.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.

No. 97.—Under section 37 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint the undersigned person to be District Magistrate for the City of Madurai and to exercise the powers to act on the District Magistrate for that city:—

M.R. Sp. P. S. Srinivasan (who has resigned his appointment)—Tanjore.











No. 526—*CLK. P. A. Pothanayya Ayyar, Assistant Engineer, Sankoda sub-division, Government Madras District, to hold additional interim charge of the Government Northern Division, Sengampalli, in aid of Mr. N. Ramalingam, retired later.*

## KERALA.

*Port St. George, February 21, 1930.*

In the declaration under section 1 of the Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1919, relating to the acquisition of lands for extending the S. Marine branch of the IX. Palankal Vengalpet branch in Pothayy village, Thiruvananthapuram, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

*For the No. 12, and the following—*

"By the order of the Government, the following lands, situated in the Pothayy village, Thiruvananthapuram, District of Malabar, Madras Province, Government Madras District, S. Marine branch of the IX. Palankal Vengalpet branch in Pothayy village, Thiruvananthapuram, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

In the declaration under section 1 of the Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1919, relating to the acquisition of lands for the distribution of lands from the S. Marine branch of the IX. Palankal Vengalpet branch in Pothayy village, Thiruvananthapuram, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

*For the No. 12, and the following—*

In the declaration under section 1 of the Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1919, relating to the acquisition of lands for the distribution of lands from the S. Marine branch of the IX. Palankal Vengalpet branch in Pothayy village, Thiruvananthapuram, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

*For the No. 12, and the following—*

*Port St. George, February 22, 1930.*

In the declaration under section 1 of the Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1919, in respect of the lands required for extending the S. Marine branch of the IX. Palankal Vengalpet branch in Pothayy village, Thiruvananthapuram, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

*For the No. 12, and the following—*

*For the No. 12, and the following—*

*For the No. 12, and the following—*

In the declaration under section 1 of the Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1919, relating to the acquisition of lands for the distribution of lands from the S. Marine branch of the IX. Palankal Vengalpet branch in Pothayy village, Thiruvananthapuram, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

*For the No. 12, and the following—*

*For the No. 12, and the following—*

In the declaration under section 1 of the Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1919, relating to the acquisition of lands for the distribution of lands from the S. Marine branch of the IX. Palankal Vengalpet branch in Pothayy village, Thiruvananthapuram, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

*For the No. 12, and the following—*

*For the No. 12, and the following—*

In the 4 (1) declaration, published at page 209 and 210 Part I of the Port St. George Gazette, dated 10th February 1929—

*For the No. 12, and the following—*

*For the No. 12, and the following—*

*For the No. 12, and the following—*

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Fort St. George, March 6, 1820  
MS. A. 9. 2. 1. 2

Thus, 100% recovery of the positive conducted by section 8 (1) of the Income Tax Act, 1962 (as amended), the Government of Gujarat is pleased to announce the grant of the bonus paid on an account for its three predecessors to the Gujarat Sahitya Akademi, for the supply of positive energy in the area specified in clause 4 of the Government.

*Accepted for publication 12 November 2003*

THE FORTY-SEVEN SIXTH MONTH, 1955.

LIBRARY FOR THE PEOPLE OF EGYPT DONATED  
BY THE GOVERNMENT OF MARRAS UNDER THE FRENCH  
LIBRARYING ACT, 1946.

Electricity is heavily granted to the Ministry Council of Fisheries to supply electrical energy obtained from the Government Generating or Renewing Station in the RSC with the power and upon the terms and conditions stipulated below.

1. Short rub.—This incense may be cited as "The Evangelical Electric Light, 20th."

in the dependent stage. In the case of different languages the differences in the first sentence and in collected

































*Alouatta palliata* (Linnaeus, 1758). *Alouatta palliata* was kept

- [illegible]

























**LATE NOTIFICATIONS.****FINANCE DEPARTMENT.****FRANC COMMUNIQUE.**

Fort St. George, March 5, 1925.

No. 21.—The following Franc Communique of the Reserve Bank of India is published for information:—

[Reserve Bank of India—Notes of Rupees.]

At a meeting of the Central Board of the Reserve Bank of India held in Delhi on the 21st February 1925, it was decided that the Committee of the Legislature to discuss the notes of Rupees, it was decided that the 1st should be opened on the 15th March, and closed on the 15th. The notes are divided on the three last form for the Government of India at 25 per cent each candidate and the issue price will be Rs. 100 for each Rs. 100 share (nominal). Applications will be received at all branches of the Imperial Bank of India from Government Secretaries in India, at all branches of places at which there is a cash branch of the Imperial Bank, and at Bank Post Office in India. The detailed terms of the issue, together with information as to the interest in which applications should apply, will be published at these places and widely advertised in the press throughout India well in advance of the date of opening of the issue, and copies of the prospectus, and application forms will be made available at these places as soon as possible. In the meantime it is notified for public information that advance applications or requests for information will not be received at such places as at the Central Office of the Reserve Bank and that any money or shares not immediately will be returned to the holder at his risk. The Reserve Bank will take no responsibility for failure to acknowledge such Imperial applications or for any loss or inconvenience which may occur as applicants themselves. The public may rest assured that full opportunity will be given for applications to be received at all these centres at the regular hours.

In order to secure the widest holding of the shares by private persons, it has also been decided that applications may be accompanied by payment in full. Giving as the possibility of over-subscription and the consequent necessity of holding, there may be some delay in making subscriptions or payments will not likely be partially successful. On this point it is to be noted that the Reserve Bank Act provides that applications for five of each share not to be given preference in the amount of five shares each and that the surplus, if any, is to be divided into two portions; one for those for less than five and the other for exceeding five shares. Every subscriber has been made by the Board to devise a procedure which will ensure that early applicants will be made in substance of the latter category of the whole allotment in a particular request is to be divided into groups of five, but no responsibility will be taken by the Board for any delay.

It has also been decided that, in order as far as possible that applications are only received from persons who are qualified to be shareholders under the Act, application is made to be made direct by the applicant, and on the proper form, except of course in the case of bodies and corporations who will be notified to make their applications either in the manner provided by their Articles of Association or by written power of attorney.

C. R. JOSEPH,

Secretary to Government.

**LAW DEPARTMENT.  
(Legislative.)****RESIGNATION.**

Fort St. George, March 5, 1925.

No. 22.—Under the provisions of section 83 (1) of the Government of India Act, His Excellency the Governor is pleased to accept the resignation tendered by Mr. W. M. Miah of the office of Member of the Madras Legislative Council.

R. V. KRISHNA AYYAR,  
Secretary to the Council.



Port St. George, March 5, 1935.

No. 173.—Appointments of the Religious Parishes Board for a term of five (5) years from the Commencement of the Board under the Local Authorities (Amendment) Act, 1914.

- (1) The parishes to which the term is applied are an estimate of the sum of the rates for the year 1934-35.  
(2) The parishes to which the term is applied are an estimate of the sum of the rates for the year 1934-35.  
(3) The parishes to which the term is applied are an estimate of the sum of the rates for the year 1934-35.  
(4) The parishes to which the term is applied are an estimate of the sum of the rates for the year 1934-35.

RECAPITULATION OF THE FINANCIAL POSITION OF THE RELIGIOUS PARISHES BOARD FOR THE FIVE YEARS 1934-35.

Part I.—Statement of Receipts and Expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts	II. General Account	III. Special Service Accounts	IV. Public Health	V. Reserve Accounts	Total
1934-35	1935-36	1936-37	1937-38	1938-39	1939-40
Total receipts	4,000	4,000	4,000	4,000	4,000
General Account	4,000	4,000	4,000	4,000	4,000
Special Service Accounts	4,000	4,000	4,000	4,000	4,000
Public Health	4,000	4,000	4,000	4,000	4,000
Reserve Accounts	4,000	4,000	4,000	4,000	4,000
Total	4,000	4,000	4,000	4,000	4,000

\* Balance of same and due to be transferred at the end of the year 1934-35.

Expenditure	II. General Account	III. Special Service Accounts	IV. Public Health	V. Reserve Accounts	Total
1934-35	1935-36	1936-37	1937-38	1938-39	1939-40
Total expenditure	4,000	4,000	4,000	4,000	4,000
General Account	4,000	4,000	4,000	4,000	4,000
Special Service Accounts	4,000	4,000	4,000	4,000	4,000
Public Health	4,000	4,000	4,000	4,000	4,000
Reserve Accounts	4,000	4,000	4,000	4,000	4,000
Total	4,000	4,000	4,000	4,000	4,000

B. Special Service Accounts.

III.

Part II.—Statement of the net surplus or deficit under General Funds.

	1934-35	1935-36	1936-37	1937-38	1938-39	1939-40
1. Total receipts under A. General Account—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
2. Total expenditure under A. General Account—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
3. Net surplus or deficit under A. General Account—Ordinary	0	0	0	0	0	0
4. Total receipts under B. Special Service Accounts—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
5. Total expenditure under B. Special Service Accounts—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
6. Net surplus or deficit under B. Special Service Accounts—Ordinary	0	0	0	0	0	0
7. Total receipts under C. Public Health—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
8. Total expenditure under C. Public Health—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
9. Net surplus or deficit under C. Public Health—Ordinary	0	0	0	0	0	0
10. Total receipts under D. Reserve Accounts—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
11. Total expenditure under D. Reserve Accounts—Ordinary	4,000	4,000	4,000	4,000	4,000	4,000
12. Net surplus or deficit under D. Reserve Accounts—Ordinary	0	0	0	0	0	0
13. Total receipts under E. General Account—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
14. Total expenditure under E. General Account—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
15. Net surplus or deficit under E. General Account—Extraordinary	0	0	0	0	0	0
16. Total receipts under F. Special Service Accounts—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
17. Total expenditure under F. Special Service Accounts—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
18. Net surplus or deficit under F. Special Service Accounts—Extraordinary	0	0	0	0	0	0
19. Total receipts under G. Public Health—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
20. Total expenditure under G. Public Health—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
21. Net surplus or deficit under G. Public Health—Extraordinary	0	0	0	0	0	0
22. Total receipts under H. Reserve Accounts—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
23. Total expenditure under H. Reserve Accounts—Extraordinary	4,000	4,000	4,000	4,000	4,000	4,000
24. Net surplus or deficit under H. Reserve Accounts—Extraordinary	0	0	0	0	0	0
25. Total receipts under I. General Account—Total	4,000	4,000	4,000	4,000	4,000	4,000
26. Total expenditure under I. General Account—Total	4,000	4,000	4,000	4,000	4,000	4,000
27. Net surplus or deficit under I. General Account—Total	0	0	0	0	0	0

NOTE.—The above figures are based on the best estimate of the year and have not been audited at the end of each financial year.

\* The above figures are based on the best estimate of the year and have not been audited at the end of each financial year.

Port St. George, February 15, 1934.

(S. J. No. 14, S. J. No. 15.)

No. 174.—

The following draft of certain rules regarding the terms of office of the members and the election of the Standing Committee for Education at several schools and the powers of appeal and revision of the district board over the Standing Committee, which the Governor under the Education (Amendment) Act, 1914, has been published in the Gazette of the 10th of February 1934, is hereby published in the Gazette of the 15th of February 1934, for general information. It is hereby published in the Gazette of the 15th of February 1934, for general information. It is hereby published in the Gazette of the 15th of February 1934, for general information.

of publication of the constitution and that any objection or suggestion which may be received within the period between the expiry of the period aforesaid will be considered by the Governor acting with the Council.

EXTRACT FROM

1. (1) A member of the district board elected to be a member of the Standing Committee for Education shall hold office as such, unless he resigns or is removed from office as a member of the district board or is otherwise removed from such office.

Provided that such member shall be deemed to have vacated his office as the Standing Committee for Education as soon as he ceases to be a member of the district board and consequently becoming an ex-officio member of the Committee.









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South Kanan district, Kuvshinovskaya  
No. 104. Priblud village.

[illegible]

78. [11]—Through its agents in the Government that the said applicant has been employed for public purposes, known as activities of war used in the said war, under the names of Krasnodar and Krasnodarskaya zeml., which are that it is likely given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1919, as amended by the Land Acquisition Amendment Act XXXVIII of 1919; and the Governor in Council hereby authorizes the British Consular Officer, Krasnodar, his staff and assistants to exercise the powers conferred by sections 4 and 6 of the said Act, subject to the conditions set forth in the said Order, and also to perform the functions of a Collector under sections 5, 6, and 7 of the Act.

Oleaster district, Kamasrangoli tribe, H'gungoda village.

[illegible]

Ms. 1012.—Whereas it appears to the Government that the said application below is made for a public use, and for other purposes, and that it is hereby granted to all whom it may concern in accordance with the provisions of section 4(1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1932; and the Governor in Council hereby approves the Revenue Divisional Officer, Madras, to hold and maintain in accordance with the provisions of section 4(1) of the said Act, under section 3(1) of the same Act, the Government of Madras, the Revenue Divisional Officer, Madras, to possess the land of the said Officer, Madras, under section 3(1) of the said Act.

North Coast district, Arua Sahel, Savannasud r/Etern.

[illegible]

Mr. T. H. Thomas it appears to the Government that the proposed scheme is needed for a public purpose, to wit, for a local food, energy, and job effort, and hereby grants to him without any reserve or condition with the promise of section 4(b) of the Land Acquisition Act of 1951, as amended by the Land Acquisition (Amendment) Act of 1962, the right to acquire the land in question. I hereby authorize the Revenue Division Officer, Manipal, to use staff and workmen to execute the process controlled by section 4 (b) of the Act. Under section 2 (4) of the same Act, the Governor or Chief Minister appoints the Revenue Division Officer, Manipal, to be the sole functionary of a Collector under section 2 (4) of the Act.

Opus 147: *Opus 147, Poland: 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619,*

[illegible]

30, 218--Whereas it appears to the Government that the said applicant is entitled for a public reward to be well known to all and sundry, and that the said Newspaper Corp. cannot claim after having been given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1948, as amended by the Land Acquisition (Amendment) Act XXXVIII of 1951; and the Government in Council hereby authorizes the Revenue Division Officer, Amalgaon, his staff and servants to exercise the powers conferred by section 4 (3) of the Act, under section 3 (1) of the said Act, the Governor in Council appoints the said Revenue Division Officer, Amalgaon, to perform the duties of a Collector under section 4 of the Act.

East Goshawke district, Namata taluk,  
Sikkim's palu village.

[illegible]

No. 216.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for an approach road to the bridge over the river from down to the of the Pond; and whereas it is their object to hereby give to all who at any time in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Divisional Officer, Tiruch, his staff and such men to purchase the appraisement by section 4 (2) of the Act under section 4 (4) of the same Act, the Governor in Council approves the Revenue Divisional Officer, Tiruch, to perform the functions of a Collector under section 2 A of the Act.

Quarter district, Tiruch, Kanyakumari village.

	Acquired area in acres.	
Devanahalli, from, the, S. No. 214-2 part, portion of the land specified in the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Divisional Officer, Tiruch, his staff and such men to purchase the appraisement by section 4 (2) of the Act under section 4 (4) of the same Act, the Governor in Council approves the Revenue Divisional Officer, Tiruch, to perform the functions of a Collector under section 2 A of the Act.	1.14	
Devanahalli, from, the, S. No. 214-2 part, portion of the land specified in the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Divisional Officer, Tiruch, his staff and such men to purchase the appraisement by section 4 (2) of the Act under section 4 (4) of the same Act, the Governor in Council approves the Revenue Divisional Officer, Tiruch, to perform the functions of a Collector under section 2 A of the Act.	5.97	
Total ..	7.11	

No. 217.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for an approach road to the bridge over the river from down to the of the Pond; and whereas it is their object to hereby give to all who at any time in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Divisional Officer, Tiruch, his staff and such men to purchase the appraisement by section 4 (2) of the Act under section 4 (4) of the same Act, the Governor in Council approves the Revenue Divisional Officer, Tiruch, to perform the functions of a Collector under section 2 A of the Act.

In the district, Tiruch, Kanyakumari village.

	Acquired area in acres.	
Devanahalli, from, the, S. No. 214-2 part, portion of the land specified in the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Divisional Officer, Tiruch, his staff and such men to purchase the appraisement by section 4 (2) of the Act under section 4 (4) of the same Act, the Governor in Council approves the Revenue Divisional Officer, Tiruch, to perform the functions of a Collector under section 2 A of the Act.	1.14	
Devanahalli, from, the, S. No. 214-2 part, portion of the land specified in the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Divisional Officer, Tiruch, his staff and such men to purchase the appraisement by section 4 (2) of the Act under section 4 (4) of the same Act, the Governor in Council approves the Revenue Divisional Officer, Tiruch, to perform the functions of a Collector under section 2 A of the Act.	5.97	
Total ..	7.11	

M. V. SANKARA VARMA,  
Assistant Secretary to Government.

## NOTIFICATIONS BY THE INSPECTOR OF MUNICIPAL COUNCILS AND LOCAL BOARDS.

In exercise of the powers delegated to him by the Local Government under section 22 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 4 (1) of the Act that the land specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status as in column (2) of the said schedule; and

(2) directs—  
(a) under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that each shall be reserved for the panchayat board.

SCHEDULE.

Extent of village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
GANDAK DISTRICT.		
GANDAK TOWN.		
Tamra ..	..	8
Madras, 13th February 1935.		

WEST GODAVARI DISTRICT.

..	..	8
Madras, 13th February 1935.		

In exercise of the powers delegated to him by the Local Government under section 22 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 4 (1) of the Act that the land specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status as in column (2) of the said schedule; and

(2) directs—  
(a) under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that each shall be reserved for the panchayat board.

SCHEDULE.

Extent of village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
GANDAK DISTRICT.		
GANDAK TOWN.		
Madras, 13th February 1935.		

Whereas in S. No. 214-2 part, portion of the land specified in the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Revenue Divisional Officer, Tiruch, his staff and such men to purchase the appraisement by section 4 (2) of the Act under section 4 (4) of the same Act, the Governor in Council approves the Revenue Divisional Officer, Tiruch, to perform the functions of a Collector under section 2 A of the Act.

In exercise of the powers delegated to him by the Local Government under section 22 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 4 (1) of the Act that the land specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status as in column (2) of the said schedule; and

(2) directs—  
(a) under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that each shall be reserved for the panchayat board.

SCHEDULE.

Extent of village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
GANDAK DISTRICT.		
GANDAK TOWN.		
Madras, 13th February 1935.		

## NOTIFICATIONS BY COLLECTORS AND LOCAL AUTHORITIES.

In exercise of the powers delegated to Collectors or Officers of the Local Government under section 22 of the Madras Local Boards Act, 1920, the Collector of North Arcot is hereby pleased to give notice under section 10 (1) of the Act that the land specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status as in column (2) of the said schedule; and





**THE FUTURE OF BUSINESS**

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 The Journal, 1999, 12, 1009-1010















Days and hours.	Subjects.	Notes.	Days and hours.	Subjects.	Notes.
<b>Branch (15)—Philosophy—cont.</b>			<b>Branch (16)—Two Languages other than English—cont.</b>		
<b>Old Regulations.</b>			<b>Arabic or Persian—cont.</b>		
<b>1905.</b>			<b>1905.</b>		
Monday, 20th March— 10 a.m. to 1 p.m.	Logic .. .. .	308	Friday, 24th April— 10 a.m. to 1 p.m.	History including Chronology and Geography .. .. .	30
Tuesday, 21st March— 10 a.m. to 1 p.m.	Philosophy .. .. .	309	Saturday, 25th April— 10 a.m. to 1 p.m.	History of Geography and Chronology ..	31
Wednesday, 22nd March— 10 a.m. to 1 p.m.	Logic and Theory of Language ..	307	Sunday, 26th April— 10 a.m. to 1 p.m.	Advanced Composition .. .. .	308
Thursday, 23rd March— 10 a.m. to 1 p.m.	Outline of Indian Philosophy ..	310	<b>A Descriptive Language, or Hindi, &amp;c.</b>		
Friday, 24th March— 10 a.m. to 1 p.m.	Outline of European Philosophy ..	310	Monday, 28th April— 10 a.m. to 1 p.m.	Advanced History of Languages I. & II ..	31
Tuesday, 29th April— 10 a.m. to 1 p.m.	General Principles of Logic ..	311	Wednesday, 30th April— 10 a.m. to 1 p.m.	Advanced History of Languages ..	32
<b>Branch (16a)—History, Geography and Politics.</b>			Thursday, 1st May— 10 a.m. to 1 p.m.	History of Language and Chronology ..	33
Monday, 20th March— 10 a.m. to 1 p.m.	Logic .. .. .	308	Friday, 2nd May— 10 a.m. to 1 p.m.	Geography .. .. .	34
Tuesday, 21st March— 10 a.m. to 1 p.m.	Indian History—General .. .. .	309	Saturday, 3rd May— 10 a.m. to 1 p.m.	Composition .. .. .	35
Wednesday, 22nd March— 10 a.m. to 1 p.m.	Politics—General .. .. .	310	Sunday, 4th May— 10 a.m. to 1 p.m.	Advanced Composition .. .. .	36
Thursday, 23rd March— 10 a.m. to 1 p.m.	Geography—General .. .. .	311	<b>Branch (17)—English Language and Literature.</b>		
Friday, 24th March— 10 a.m. to 1 p.m.	Constitutional History of Great Britain and Ireland ..	312	Monday, 28th April— 10 a.m. to 1 p.m.	History of the English Language ..	37
Saturday, 25th March— 10 a.m. to 1 p.m.	Indian History—Special .. .. .	313	Tuesday, 29th April— 10 a.m. to 1 p.m.	Chronology .. .. .	38
Sunday, 26th March— 10 a.m. to 1 p.m.	Political History—General .. .. .	314	Wednesday, 30th April— 10 a.m. to 1 p.m.	History of English Literature I. & II ..	39
Monday, 27th April— 10 a.m. to 1 p.m.	Political History—General .. .. .	315	Thursday, 1st May— 10 a.m. to 1 p.m.	Modern English Literature II ..	40
Tuesday, 28th April— 10 a.m. to 1 p.m.	Political History—General .. .. .	316	Friday, 2nd May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	41
Wednesday, 29th April— 10 a.m. to 1 p.m.	Political History—General .. .. .	317	Saturday, 3rd May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	42
Thursday, 30th April— 10 a.m. to 1 p.m.	Political History—General .. .. .	318	Sunday, 4th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	43
Friday, 1st May— 10 a.m. to 1 p.m.	Political History—General .. .. .	319	Monday, 5th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	44
Tuesday, 2nd May— 10 a.m. to 1 p.m.	Political History—General .. .. .	320	Tuesday, 6th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	45
Wednesday, 3rd May— 10 a.m. to 1 p.m.	Political History—General .. .. .	321	Wednesday, 7th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	46
Thursday, 4th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	322	Thursday, 8th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	47
Friday, 5th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	323	Friday, 9th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	48
Saturday, 6th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	324	Saturday, 10th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	49
Sunday, 7th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	325	Sunday, 11th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	50
Monday, 8th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	326	Tuesday, 12th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	51
Tuesday, 9th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	327	Wednesday, 13th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	52
Wednesday, 10th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	328	Thursday, 14th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	53
Thursday, 11th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	329	Friday, 15th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	54
Friday, 12th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	330	Saturday, 16th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	55
Saturday, 13th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	331	Sunday, 17th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	56
Sunday, 14th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	332	Monday, 18th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	57
Monday, 15th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	333	Tuesday, 19th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	58
Tuesday, 16th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	334	Wednesday, 20th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	59
Wednesday, 17th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	335	Thursday, 21st May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	60
Thursday, 18th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	336	Friday, 22nd May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	61
Friday, 19th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	337	Saturday, 23rd May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	62
Saturday, 20th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	338	Sunday, 24th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	63
Sunday, 21st May— 10 a.m. to 1 p.m.	Political History—General .. .. .	339	Monday, 25th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	64
Monday, 22nd May— 10 a.m. to 1 p.m.	Political History—General .. .. .	340	Tuesday, 26th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	65
Tuesday, 23rd May— 10 a.m. to 1 p.m.	Political History—General .. .. .	341	Wednesday, 27th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	66
Wednesday, 24th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	342	Thursday, 28th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	67
Thursday, 25th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	343	Friday, 29th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	68
Friday, 26th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	344	Saturday, 30th May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	69
Saturday, 27th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	345	Sunday, 31st May— 10 a.m. to 1 p.m.	English Literature—General .. .. .	70
Sunday, 28th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	346	Monday, 1st June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	71
Monday, 29th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	347	Tuesday, 2nd June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	72
Tuesday, 30th May— 10 a.m. to 1 p.m.	Political History—General .. .. .	348	Wednesday, 3rd June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	73
Wednesday, 31st May— 10 a.m. to 1 p.m.	Political History—General .. .. .	349	Thursday, 4th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	74
Thursday, 1st June— 10 a.m. to 1 p.m.	Political History—General .. .. .	350	Friday, 5th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	75
Friday, 2nd June— 10 a.m. to 1 p.m.	Political History—General .. .. .	351	Saturday, 6th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	76
Saturday, 3rd June— 10 a.m. to 1 p.m.	Political History—General .. .. .	352	Sunday, 7th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	77
Sunday, 4th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	353	Monday, 8th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	78
Monday, 5th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	354	Tuesday, 9th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	79
Tuesday, 6th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	355	Wednesday, 10th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	80
Wednesday, 7th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	356	Thursday, 11th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	81
Thursday, 8th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	357	Friday, 12th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	82
Friday, 9th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	358	Saturday, 13th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	83
Saturday, 10th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	359	Sunday, 14th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	84
Sunday, 15th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	360	Monday, 15th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	85
Monday, 16th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	361	Tuesday, 16th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	86
Tuesday, 17th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	362	Wednesday, 17th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	87
Wednesday, 18th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	363	Thursday, 18th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	88
Thursday, 19th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	364	Friday, 19th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	89
Friday, 20th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	365	Saturday, 20th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	90
Saturday, 21st June— 10 a.m. to 1 p.m.	Political History—General .. .. .	366	Sunday, 21st June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	91
Sunday, 22nd June— 10 a.m. to 1 p.m.	Political History—General .. .. .	367	Monday, 22nd June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	92
Monday, 23rd June— 10 a.m. to 1 p.m.	Political History—General .. .. .	368	Tuesday, 23rd June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	93
Tuesday, 24th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	369	Wednesday, 24th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	94
Wednesday, 25th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	370	Thursday, 25th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	95
Thursday, 26th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	371	Friday, 26th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	96
Friday, 27th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	372	Saturday, 27th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	97
Saturday, 28th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	373	Sunday, 29th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	98
Sunday, 29th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	374	Monday, 30th June— 10 a.m. to 1 p.m.	English Literature—General .. .. .	99
Monday, 30th June— 10 a.m. to 1 p.m.	Political History—General .. .. .	375	Tuesday, 1st July— 10 a.m. to 1 p.m.	English Literature—General .. .. .	100

\* Offer for New Candidates.

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Days and hours.	Subjects.	Hours.	Days and hours.	Subjects.	Hours.
<b>PART II—Medicine.</b>			<b>Branch F—Zoology.</b>		
<b>Branch II—Medicine.</b>			<b>Branch F—Zoology.</b>		
<b>Branch II—Medicine.</b>			<b>Branch F—Zoology.</b>		
Monday, 10th March— 10 a.m. to 12 p.m.	Botany II .. .. .	50	Monday, 10th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Tuesday, 11th March— 10 a.m. to 12 p.m.	Botany II .. .. .	50	Tuesday, 11th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Wednesday, 12th March— 10 a.m. to 12 p.m.	Botany II .. .. .	50	Wednesday, 12th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Thursday, 13th March— 10 a.m. to 12 p.m.	Botany II .. .. .	50	Thursday, 13th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Friday, 14th March— 10 a.m. to 12 p.m.	Botany II .. .. .	50	Friday, 14th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
<b>Branch III—Chemistry.</b>			<b>Branch F—Zoology.</b>		
Monday, 10th March— 10 a.m. to 12 p.m.	General and Analytical Chemistry ..	50	Monday, 10th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Tuesday, 11th March— 10 a.m. to 12 p.m.	General and Analytical Chemistry ..	50	Tuesday, 11th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Wednesday, 12th March— 10 a.m. to 12 p.m.	General and Analytical Chemistry ..	50	Wednesday, 12th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Thursday, 13th March— 10 a.m. to 12 p.m.	General and Analytical Chemistry ..	50	Thursday, 13th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Friday, 14th March— 10 a.m. to 12 p.m.	General and Analytical Chemistry ..	50	Friday, 14th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
<b>Branch IV—Physics.</b>			<b>Branch F—Zoology.</b>		
Monday, 10th March— 10 a.m. to 12 p.m.	Physics .. .. .	50	Monday, 10th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Tuesday, 11th March— 10 a.m. to 12 p.m.	Physics .. .. .	50	Tuesday, 11th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Wednesday, 12th March— 10 a.m. to 12 p.m.	Physics .. .. .	50	Wednesday, 12th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Thursday, 13th March— 10 a.m. to 12 p.m.	Physics .. .. .	50	Thursday, 13th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Friday, 14th March— 10 a.m. to 12 p.m.	Physics .. .. .	50	Friday, 14th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
<b>Branch V—Mathematics.</b>			<b>Branch F—Zoology.</b>		
Monday, 10th March— 10 a.m. to 12 p.m.	Mathematics .. .. .	50	Monday, 10th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Tuesday, 11th March— 10 a.m. to 12 p.m.	Mathematics .. .. .	50	Tuesday, 11th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Wednesday, 12th March— 10 a.m. to 12 p.m.	Mathematics .. .. .	50	Wednesday, 12th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Thursday, 13th March— 10 a.m. to 12 p.m.	Mathematics .. .. .	50	Thursday, 13th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Friday, 14th March— 10 a.m. to 12 p.m.	Mathematics .. .. .	50	Friday, 14th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
<b>Branch VI—Geology.</b>			<b>Branch F—Zoology.</b>		
Monday, 10th March— 10 a.m. to 12 p.m.	Geology .. .. .	50	Monday, 10th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Tuesday, 11th March— 10 a.m. to 12 p.m.	Geology .. .. .	50	Tuesday, 11th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Wednesday, 12th March— 10 a.m. to 12 p.m.	Geology .. .. .	50	Wednesday, 12th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Thursday, 13th March— 10 a.m. to 12 p.m.	Geology .. .. .	50	Thursday, 13th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Friday, 14th March— 10 a.m. to 12 p.m.	Geology .. .. .	50	Friday, 14th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
<b>Branch VII—Agriculture.</b>			<b>Branch F—Zoology.</b>		
Monday, 10th March— 10 a.m. to 12 p.m.	Agriculture .. .. .	50	Monday, 10th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Tuesday, 11th March— 10 a.m. to 12 p.m.	Agriculture .. .. .	50	Tuesday, 11th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Wednesday, 12th March— 10 a.m. to 12 p.m.	Agriculture .. .. .	50	Wednesday, 12th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Thursday, 13th March— 10 a.m. to 12 p.m.	Agriculture .. .. .	50	Thursday, 13th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170
Friday, 14th March— 10 a.m. to 12 p.m.	Agriculture .. .. .	50	Friday, 14th March— 10 a.m. to 12 p.m.	General Zoology .. .. .	170

\* Only for English candidates.

Date and hour	Subject	Notes
<b>BRANCH III—CONSTITUTIONAL LAW—cont.</b>		
1905		
Monday, 13th July 10 a.m. to 1 p.m.	Special Subjects— Outline of the History of the Constitution and Government Theory of Separation of Powers—Judicial and Legislative Powers—The Constitutional Court of Justice— The Law of Privileges and Immunities Law in the United States The Law of the United States The Law of the United States The Law of the United States	
Monday, 13th July 10 a.m. to 1 p.m.	Exam	.. .. . 100

<b>BRANCH IV—TORTS AND DAMAGES.</b>		
Monday, 13th July 10 a.m. to 1 p.m.	Theory of Torts and the principle of damages including Damages for Negligence	.. .. . 100
Tuesday, 14th July 10 a.m. to 1 p.m.	Law of Torts and Damages— Torts in India	.. .. . 100
Wednesday, 15th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Thursday, 16th July 10 a.m. to 1 p.m.	International Private Law— Damages for Negligence	.. .. . 100
Friday, 17th July 10 a.m. to 1 p.m.	Law of Torts and Damages— Torts in India	.. .. . 100
Saturday, 18th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Sunday, 19th July 10 a.m. to 1 p.m.	Exam	.. .. . 100

<b>BRANCH V—LAW OF GUARANTEE.</b>		
(Guarantee and Title)		
Monday, 13th July 10 a.m. to 1 p.m.	Law of Guarantee and Title— Guarantee in India	.. .. . 100
Tuesday, 14th July 10 a.m. to 1 p.m.	Special Subjects—Guarantee and Title in India	.. .. . 100
Wednesday, 15th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Thursday, 16th July 10 a.m. to 1 p.m.	International Private Law— Damages for Negligence	.. .. . 100
Friday, 17th July 10 a.m. to 1 p.m.	Law of Torts and Damages— Torts in India	.. .. . 100
Saturday, 18th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Sunday, 19th July 10 a.m. to 1 p.m.	Exam	.. .. . 100

<b>BRANCH VI—MISCELLANEOUS LAW.</b>		
Monday, 13th July 10 a.m. to 1 p.m.	General Law	.. .. . 100
Tuesday, 14th July 10 a.m. to 1 p.m.	Special Subjects—General Law and Damages	.. .. . 100
Wednesday, 15th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Thursday, 16th July 10 a.m. to 1 p.m.	International Private Law— Damages for Negligence	.. .. . 100
Friday, 17th July 10 a.m. to 1 p.m.	Law of Torts and Damages— Torts in India	.. .. . 100
Saturday, 18th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Sunday, 19th July 10 a.m. to 1 p.m.	Exam	.. .. . 100

<b>BRANCH VII—FISHERIES LAW.</b>		
Monday, 13th July 10 a.m. to 1 p.m.	History of Fisheries Law and Damages	.. .. . 100
Tuesday, 14th July 10 a.m. to 1 p.m.	Special Subjects—Fisheries Law and Damages	.. .. . 100
Wednesday, 15th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Thursday, 16th July 10 a.m. to 1 p.m.	International Private Law— Damages for Negligence	.. .. . 100
Friday, 17th July 10 a.m. to 1 p.m.	Law of Torts and Damages— Torts in India	.. .. . 100
Saturday, 18th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Sunday, 19th July 10 a.m. to 1 p.m.	Exam	.. .. . 100

Date and hour	Subject	Notes
<b>BRANCH VIII—FISHERIES OF FISHERIES.</b>		
1905		
Monday, 13th July 10 a.m. to 1 p.m.	Law of Fisheries and Property in Fisheries	.. .. . 100
Tuesday, 14th July 10 a.m. to 1 p.m.	Special Subjects—Fisheries Law and Damages	.. .. . 100
Wednesday, 15th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Thursday, 16th July 10 a.m. to 1 p.m.	International Private Law— Damages for Negligence	.. .. . 100
Friday, 17th July 10 a.m. to 1 p.m.	Law of Torts and Damages— Torts in India	.. .. . 100
Saturday, 18th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Sunday, 19th July 10 a.m. to 1 p.m.	Exam	.. .. . 100

<b>BRANCH IX—FISHERIES AND FISHERIES PROPERTY.</b>		
Monday, 13th July 10 a.m. to 1 p.m.	Law of Fisheries and Property in Fisheries	.. .. . 100
Tuesday, 14th July 10 a.m. to 1 p.m.	Special Subjects—Fisheries Law and Damages	.. .. . 100
Wednesday, 15th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Thursday, 16th July 10 a.m. to 1 p.m.	International Private Law— Damages for Negligence	.. .. . 100
Friday, 17th July 10 a.m. to 1 p.m.	Law of Torts and Damages— Torts in India	.. .. . 100
Saturday, 18th July 10 a.m. to 1 p.m.	History of Personal Law and the Law of Torts	.. .. . 100
Sunday, 19th July 10 a.m. to 1 p.m.	Exam	.. .. . 100

<b>FIRST EXAMINATION IN ECONOMICS, MARCH 1905.</b>		
Monday, 13th March 10 a.m. to 1 p.m.	Mathematics I	.. .. . 100
Tuesday, 14th March 10 a.m. to 1 p.m.	Mathematics II	.. .. . 100
Wednesday, 15th March 10 a.m. to 1 p.m.	Physics	.. .. . 100
Thursday, 16th March 10 a.m. to 1 p.m.	Chemistry	.. .. . 100
Friday, 17th March 10 a.m. to 1 p.m.	Applied Mathematics	.. .. . 100
Saturday, 18th March 10 a.m. to 1 p.m.	English Language	.. .. . 100
Sunday, 19th March 10 a.m. to 1 p.m.	History	.. .. . 100
Monday, 20th March 10 a.m. to 1 p.m.	Geography	.. .. . 100
Tuesday, 21st March 10 a.m. to 1 p.m.	Mathematics	.. .. . 100
Wednesday, 22nd March 10 a.m. to 1 p.m.	Physics	.. .. . 100
Thursday, 23rd March 10 a.m. to 1 p.m.	Chemistry	.. .. . 100
Friday, 24th March 10 a.m. to 1 p.m.	Applied Mathematics	.. .. . 100
Saturday, 25th March 10 a.m. to 1 p.m.	English Language	.. .. . 100
Sunday, 26th March 10 a.m. to 1 p.m.	History	.. .. . 100

<b>2nd EXAMINATION IN ECONOMICS, MARCH 1905.</b>		
CIVIL ENGINEERING.		
Monday, 13th March 10 a.m. to 1 p.m.	Mathematics I	.. .. . 100
Tuesday, 14th March 10 a.m. to 1 p.m.	Mathematics II	.. .. . 100
Wednesday, 15th March 10 a.m. to 1 p.m.	Strength of Materials and Theory of Structures	.. .. . 100
Thursday, 16th March 10 a.m. to 1 p.m.	Strength of Materials and Theory of Structures	.. .. . 100
Friday, 17th March 10 a.m. to 1 p.m.	Hydraulics	.. .. . 100
Saturday, 18th March 10 a.m. to 1 p.m.	Structural Engineering I	.. .. . 100
Sunday, 19th March 10 a.m. to 1 p.m.	Structural Engineering II	.. .. . 100
Monday, 20th March 10 a.m. to 1 p.m.	Highway Engineering and Railway Engineering	.. .. . 100
Tuesday, 21st March 10 a.m. to 1 p.m.	Civil Engineering Drawing I	.. .. . 100
Wednesday, 22nd March 10 a.m. to 1 p.m.	Structural Engineering and Drawing and Railway Engineering	.. .. . 100
Thursday, 23rd March 10 a.m. to 1 p.m.	Structural Engineering	.. .. . 100
Friday, 24th March 10 a.m. to 1 p.m.	Highway Engineering	.. .. . 100
Saturday, 25th March 10 a.m. to 1 p.m.	Civil Engineering Drawing II	.. .. . 100

<b>MISCELLANEOUS EXAMINATIONS.</b>		
Monday, 13th March 10 a.m. to 1 p.m.	Mathematics I	.. .. . 100
Tuesday, 14th March 10 a.m. to 1 p.m.	Mathematics II	.. .. . 100
Wednesday, 15th March 10 a.m. to 1 p.m.	Strength of Materials and Theory of Structures	.. .. . 100
Thursday, 16th March 10 a.m. to 1 p.m.	Strength of Materials and Theory of Structures	.. .. . 100
Friday, 17th March 10 a.m. to 1 p.m.	Hydraulics	.. .. . 100
Saturday, 18th March 10 a.m. to 1 p.m.	Structural Engineering I	.. .. . 100
Sunday, 19th March 10 a.m. to 1 p.m.	Structural Engineering II	.. .. . 100
Monday, 20th March 10 a.m. to 1 p.m.	Highway Engineering	.. .. . 100
Tuesday, 21st March 10 a.m. to 1 p.m.	Civil Engineering Drawing I	.. .. . 100
Wednesday, 22nd March 10 a.m. to 1 p.m.	Structural Engineering and Drawing and Railway Engineering	.. .. . 100

Time and Date.	Subject.	Notes.
<b>Mechanical Engineer—cont.</b>		
<b>1925.</b>		
Friday, 26th April— 10 a.m. to 12 p.m.	.. Path, Sea Ports and Belton ..	100
Saturday, 27th April— 10 a.m. to 12 p.m.	.. Hydraulic Machinery ..	100
Sunday, 28th April— 10 a.m. to 12 p.m.	.. Vapour Engines and Machines ..	100
Monday, 29th April— 10 a.m. to 12 p.m.	.. Machine Drawing and Design II ..	100
<b>Electrical Engineer.</b>		
Tuesday, 30th March— 10 a.m. to 12 p.m.	.. Mathematics I ..	100
Wednesday, 31st March— 10 a.m. to 12 p.m.	.. Mathematics II ..	100
Thursday, 1st April— 10 a.m. to 12 p.m.	.. Electricity of Machines and Theory ..	100
Friday, 2nd April— 10 a.m. to 12 p.m.	.. Theory of Machines ..	100
Saturday, 3rd April— 10 a.m. to 12 p.m.	.. Electrical Machinery I ..	100
Sunday, 4th April— 10 a.m. to 12 p.m.	.. Electrical Machinery II ..	100
Monday, 5th April— 10 a.m. to 12 p.m.	.. Heat Engines ..	100
Tuesday, 6th April— 10 a.m. to 12 p.m.	.. Principles of Electrical Machinery ..	100
Wednesday, 7th April— 10 a.m. to 12 p.m.	.. Principles of Electrical Machinery ..	100
Thursday, 8th April— 10 a.m. to 12 p.m.	.. Electrical Machinery and ..	100
Friday, 9th April— 10 a.m. to 12 p.m.	.. Power Generation, Transmission ..	100
Saturday, 10th April— 10 a.m. to 12 p.m.	.. Power Generation, Transmission ..	100
Sunday, 11th April— 10 a.m. to 12 p.m.	.. Machine Drawing and Design ..	100
<b>ST. BUREAU EXAMINATION, APRIL 1925.</b>		
Monday, 1st April— 10 a.m. to 12 p.m.	.. Theory and Practice of Education ..	100
Tuesday, 2nd April— 10 a.m. to 12 p.m.	.. Theory and Practice of Education ..	100
Wednesday, 3rd April— 10 a.m. to 12 p.m.	.. Social Studies—Mass Education ..	100
Thursday, 4th April— 10 a.m. to 12 p.m.	.. Methods of Teaching English ..	100
Friday, 5th April— 10 a.m. to 12 p.m.	.. Methods of Teaching as Cylinders ..	100
<b>ST. BUREAU EXAMINATION IN AGRICULTURE, APRIL 1925.</b>		
<b>New Examinations.</b>		
<b>First Examination.</b>		
Monday, 1st April— 10 a.m. to 12 p.m.	.. Agriculture ..	100
Tuesday, 2nd April— 10 a.m. to 12 p.m.	.. Zoology ..	100
Wednesday, 3rd April— 10 a.m. to 12 p.m.	.. Chemistry ..	100
Thursday, 4th April— 10 a.m. to 12 p.m.	.. Zoology ..	100
<b>Second Examination.</b>		
Monday, 5th April— 10 a.m. to 12 p.m.	.. Agriculture—Engineering ..	100
Tuesday, 6th April— 10 a.m. to 12 p.m.	.. Agriculture—Zoology ..	100
Wednesday, 7th April— 10 a.m. to 12 p.m.	.. Animal Husbandry ..	100
Thursday, 8th April— 10 a.m. to 12 p.m.	.. Agriculture—Plant Husbandry I ..	100
Friday, 9th April— 10 a.m. to 12 p.m.	.. Agriculture—Plant Husbandry II ..	100
<b>First Examination.</b>		
Monday, 10th April— 10 a.m. to 12 p.m.	.. Agriculture—Zoology and Farm ..	100
Tuesday, 11th April— 10 a.m. to 12 p.m.	.. Agriculture—Animal Husbandry ..	100
Wednesday, 12th April— 10 a.m. to 12 p.m.	.. Agriculture—Zoology I ..	100
Thursday, 13th April— 10 a.m. to 12 p.m.	.. Agriculture—Zoology II ..	100
Friday, 14th April— 10 a.m. to 12 p.m.	.. Agriculture—Zoology I ..	100
Saturday, 15th April— 10 a.m. to 12 p.m.	.. Agriculture—Zoology II ..	100
<b>One Examination.</b>		
<b>Part II.</b>		
Monday, 16th April— 10 a.m. to 12 p.m.	.. Agriculture—Plant Husbandry ..	100
Tuesday, 17th April— 10 a.m. to 12 p.m.	.. Agriculture—Plant Husbandry ..	100
Wednesday, 18th April— 10 a.m. to 12 p.m.	.. Zoology ..	100
Thursday, 19th April— 10 a.m. to 12 p.m.	.. Zoology I ..	100
Friday, 20th April— 10 a.m. to 12 p.m.	.. Zoology II ..	100
Saturday, 21st April— 10 a.m. to 12 p.m.	.. Zoology I ..	100
Sunday, 22nd April— 10 a.m. to 12 p.m.	.. Zoology II ..	100

\* The papers are written.

Time and Date.	Subject.	Notes.
<b>GENERAL STUDY EXAMINATIONS, MARCH 1925</b>		
<b>EXAMINATIONS TO BE VIEWED CORRECTION.</b>		
<b>1925.</b>		
Monday, 26th March— 10 a.m. to 12 p.m.	.. Civil Works and Construction ..	100
Tuesday, 27th March— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
<b>1925.</b>		
<b>1925.</b>		
Monday, 26th March— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 27th March— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 28th March— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 29th March— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 30th March— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 31st March— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 1st April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 2nd April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 3rd April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 4th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 5th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 6th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 7th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 8th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 9th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 10th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 11th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 12th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 13th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 14th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 15th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 16th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 17th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 18th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 19th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 20th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 21st April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 22nd April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 23rd April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 24th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 25th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 26th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 27th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 28th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 29th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 30th April— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 1st May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 2nd May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 3rd May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 4th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 5th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 6th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 7th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 8th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 9th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 10th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 11th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 12th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 13th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 14th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 15th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 16th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 17th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 18th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 19th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 20th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 21st May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 22nd May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 23rd May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 24th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Friday, 25th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Saturday, 26th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Sunday, 27th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Monday, 28th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Tuesday, 29th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Wednesday, 30th May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100
Thursday, 31st May— 10 a.m. to 12 p.m.	.. Construction and Construction ..	100







## III

In Chapter II (Part of the University Code—Volume II (1915-16), page 4

(1) Under the law for the B.A. (Hons.) Degree Examination, 1931—

Preparatory Examination (Hons.)	..	35.
Do. English only	..	30
Do. Translation or Early South.	..	30
Do. History only	..	30
For * Pedagogy ..	..	35
(2) Under the law for the B.Sc. (Hons.) Degree Examination (page 5).	..	35.
Do. Part I (Hons.)	..	15
Do. Part II (Hons.)	..	15
Do. Part III ..	..	15

## IV

In Chapter III (Part of the University Code, Volume II (1915-16), page 6, under law for B.Sc. Honours Degree Examination—

(a) Part I (Hons.)	..	25.
Do. Chemistry subject	..	15
Do. Chemistry subject	..	15
Do. Chemistry subject	..	15
Do. Chemistry subject	..	15

(2) Add the following to the list of the law for B.Sc. Degree Examination—

Part I—The law for the University Code, Volume II (1915-16), page 6, under the law for B.Sc. Honours Degree Examination—

## V

In Chapter III (Part of the University Code, Volume II (1915-16), page 6, under the law for B.Sc. Honours Degree Examination—

(a) Part I (Hons.)	..	25.
Do. Chemistry subject	..	15
Do. Chemistry subject	..	15
Do. Chemistry subject	..	15
Do. Chemistry subject	..	15

## Section B.

## VI

In Chapter III (Part of the University Code, Volume II, page 16, under the law for B.Sc. Honours Degree Examination—

\* B.A., B.Sc., B.E. Degree Examination—

## (By order)

C. D. S. CHITL.

Registrar.

University Office, Welles,  
20th February 1939.

## MEDICAL SERVICES COMMISSION.

APPOINTMENT OF MEMBERS OF THE MEDICAL SERVICES COMMISSION.

Applications are invited for 10 appointments of Members (Women) of the Medical Services Commission, to be filled in succession over the year 1939.

1. An applicant must satisfy the following conditions—

(a) She must be a female subject or subject of an Indian State.

(b) She must have been educated at a university or at a college or at a school or at a hospital or at a Government service.

(c) She must be of sound body and good physique and active habits.

(d) She must be of sound body and good physique and active habits.

(e) She must be of sound body and good physique and active habits.

(f) She must be of sound body and good physique and active habits.

(g) She must be of sound body and good physique and active habits.

(h) She must be of sound body and good physique and active habits.

(i) She must be of sound body and good physique and active habits.

(j) She must be of sound body and good physique and active habits.

under the Medical Services and Midwifery Act, 1933. A list of such candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

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Annexure I—Candidates to give in Annexure I to the Commission.

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Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

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Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.

Annexure I—Candidates to give in Annexure I to the Commission.



Serial number and name of candidate.	Name of the institution where the candidate has been studying.	Examination passed and year.
18. Samuel David ..	Government Hospital for Diseases, Madras.	Member.
19. P. Subramaniam ..	Madras Medical College, Madras.	Do.
20. R. S. Srinivasan ..	Madras Medical College, Madras.	Do.
21. T. Srinivasan ..	Madras Medical College, Madras.	Do.
22. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
23. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
24. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
25. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
26. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
27. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
28. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
29. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
30. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
31. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
32. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
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34. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
35. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
36. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
37. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
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46. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
47. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
48. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
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50. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
51. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
52. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
53. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
54. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
55. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
56. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
57. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
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95. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
96. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
97. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
98. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
99. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.
100. T. S. Srinivasan ..	Madras Medical College, Madras.	Do.

F. F. GUNDEY, Registrar, M.B.S.,  
Madras, 22nd February 1935.

#### MADRAS MEDICAL COLLEGE.

Examinations 1934-35.

THE BOARD OF MEDICAL EDUCATION OF THE  
MADRAS MEDICAL COLLEGE FOR THE M.B. & B.S. DEGREE  
EXAMINATIONS.

A candidate who holds the Diploma of M.B. & B.S. or any other qualification accepted by the Syndicate of the College, will be admitted to the Degree of M.B. & B.S., provided:

(a) he has passed the Diploma Examination at least five years before the date of application for Part II of the First M.B. & B.S. Degree; and

(b) he has passed the Intermediate Examination in Arts and Science of that University, or an examination accepted by the Syndicate as equivalent thereto, or an

examination accepted by the General Medical Council for entrance to the Medical Course;

provided that for this purpose, the Degree or Certificate bearing Diploma or Science Certificate Examination shall be accepted, if the candidate has passed with credit in any three subjects in not more than two attempts; (c) he has attended a course of study for not less than two academic years in a college of District belonging to or affiliated to that University before appearing for Part II of the First M.B. & B.S. Degree Examination;

(d) he has passed Part II of the First M.B. & B.S. Examination of the University not less than two academic years previous to appearing for Part II of the First M.B. & B.S. Degree Examination; (e) he has passed the Second M.B. & B.S. Examination of the University not less than two academic years previous to appearing for Part II of the First M.B. & B.S. Degree Examination; and

(f) he passes the whole of the First M.B. & B.S. Degree Examination of that University.

#### Explanatory notes.

1. Diploma holders may begin the special course three years after passing the Diploma Examination.

2. It is not necessary that Diploma holders should have passed the Intermediate Examination with Physics and Chemistry or two of the three optional subjects permitted for the Examination.

3. Unless they appear for the First M.B. & B.S. Examination, they should produce evidence of having attended a course of study for not less than two academic years, during which period they have attended certain classes for one year.

The fees for the courses are as shown below:—

1 M.B., Part II. Anatomy and Physics ..	Rs. 10 for each subject.
11 M.B., Part II. Pharmacology ..	Rs. 10 for each subject.
11 M.B., Part II. Hygiene, Pathology and Ophthalmology ..	Rs. 10 for each subject.
First M.B., Part II. Medical Microbiology ..	Rs. 10 for each subject.
First M.B., Part II. Medicine, Surgery and 30 for each subject.	Rs. 30 for each subject.

Candidates who do not belong to the Madras Free School should pay fees to the Madras Free School.

Provision is made for admission to this College will be given to candidates who hold Degrees M.B. & B.S. Diploma.

The courses will commence on July 1935. On the termination of a semester and admission is made to the Assistant to Principal, Medical College, Madras, before 15th April 1935, the permission from all applicants will be given.

The applications have received in above should be immediately sent to the Principal, Madras Medical College, with the following documents attached thereto as to Part II of the First M.B. & B.S. Degree Examination, the 15th April 1935. The applications received after that date will be accepted:—

- (1) Questionnaire—
- (2) Questionnaire—
- (3) Questionnaire—
- (4) Questionnaire—
- (5) Questionnaire—
- (6) Questionnaire—
- (7) Questionnaire—
- (8) Questionnaire—
- (9) Questionnaire—
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- (93) Questionnaire—
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- (95) Questionnaire—
- (96) Questionnaire—
- (97) Questionnaire—
- (98) Questionnaire—
- (99) Questionnaire—
- (100) Questionnaire—

The following candidates will be admitted to the course of study for not less than two academic years in a college of District belonging to or affiliated to that University before appearing for Part II of the First M.B. & B.S. Degree Examination:

Selected candidates will be admitted to the course. If a selected candidate fails to join the class before the prescribed time, the seat will be offered and will be filled up without notice by another candidate.

MR. F. F. GUNDEY, Registrar, M.B.S.,

Madras Medical College.

22nd February 1935.

#### GOVERNMENT TRAINING SCHOOLS IN THE WEST COAST OF INDIA.

Applicants are invited from students who wish to undergo higher secondary grade training in the Government Training Schools at Kottayam and Ponnampet.

The period of training is two years.

The rate of stipend is Rs. 5 per annum.

Two separate lists, a higher secondary list for each of the two training schools should be forwarded by the



GOVERNMENT TRAINING SCHOOL,  
CHENNAI, S. I.

The District Educational Officer, Chingleput District, hereby invites for the submission of the names of teachers, boys of 15th and 16th years of schools in the Chingleput District, that in July next about 40 students for the Higher Elementary class will be selected for admission to the Government Training School, Chennai. 34 bds, extra batch of about 40 students of the Higher Elementary grade in July next.

2. All applications for training should reach the Deputy Inspector of Schools of the District concerned not later than the 24th April 1935. Applications from may be held from these schools. The applications should reach the District Educational Officer with the Deputy Inspector of Schools of the District concerned not later than the 24th April 1935. The applications should reach the Deputy Inspector of Schools of the District concerned not later than the 24th April 1935.

3. Deputy Inspectors in submitting their list of recommendations will attach the names according to grade and efficiency of the teachers. Deputy Inspectors may make their own arrangements in regard to leaving teachers of secondary schools. Teachers may be given, as per the requirements, extra, not and service of each teacher. Selected candidates should present themselves at the Training School on the prescribed date when they will be tested by the Headmaster of the Training School. The teachers duly selected after the test will be admitted for training.

4. Deputy Inspectors are requested to verify the details of service put down by candidates in their applications for training and indicate on their list only such details of service as can be relied on as actual and as have been put in to recognised schools. Those who have put in a little less than a year's service in recognised schools will also be selected if there are no other candidates.

5. Applications of head teachers for training if any, will be considered only on the strong recommendation of Deputy Inspectors giving their own recommendation for training them, and the deficiency in education training from them.

6. Managers of schools (including Private) and Chairman of the Board of Education are requested to submit the names of the teachers of their schools to the District Educational Officer, Chingleput District, and that they will do their best to ensure the selection of such of the candidates for whom they must give a definite guarantee of admission after training.

7. Only those candidates who have passed the annual examination of the third form or have been awarded as Elementary School Leaving Certificate of the VIII Standard grade are eligible for admission to the elementary higher class. The authorities of parent schools should be kept in contact with the applicants by registered post. The certificate of parental consent can be produced only after the candidate has been selected for admission. Separate student certificates can be submitted by candidates whose applications are recommended by Deputy Inspectors and managers of recognised schools. Applications which are not in accordance with the original general schedule of admission or which are recommended by the Deputy Inspector of Schools and the manager of a recognised school will be summarily rejected.

8. Applications from teachers employed outside the District must come through the District Educational Officer of the District in the Department of the District concerned. Applications from the District for training outside the District should be submitted to the District Educational Officer of the District Educational Officer of other Districts. Although the Deputy Inspectors concerned will refer them to it, a firm with applicants coming late will not reach the District before 1st May 1935.

9. There is a hostel attached to the Training School. Much of the students as do not live with their families or with relatives in Chingleput or within a radius of three miles of that town will be required to become members of the hostel.

10. The candidates selected for training will enter into the school bus with the Government and will also give an undertaking that they will not enter into any other school or college for any reason or for any reason during the course of training.

P. NAGHAVA ACHARYA,

District Educational Officer, Chingleput.

Chingleput, 2nd February 1935.

P-34

GOVERNMENT TRAINING SCHOOL IN  
BARBADOS DISTRICT.

It is hereby notified for the information of teachers, managers of schools and others interested that the dates for training in Elementary Higher and Lower grades will be selected in July 1935 into the Government Training School, Barbados.

Period of training.—The period of training is one year for the case of candidates who are provided 22 per cent in each subject in S.S.C. Examination with one year's service and two years in the case of all other candidates. The period of training is one year for the case of candidates who are provided 22 per cent in each subject in S.S.C. Examination with one year's service and two years in the case of all other candidates. The period of training is one year for the case of candidates who are provided 22 per cent in each subject in S.S.C. Examination with one year's service and two years in the case of all other candidates.

Applications provided.—Only the prescribed forms which can be had from the Deputy Inspector of Schools of the District concerned should be submitted. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned.

Applications whose prescribed appointments are not approved by managers of Elementary schools should submit their applications through the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned.

Candidates must be present at least the III form of a regular and recognised school and should have been selected eligible for promotion to the higher form, or they should have passed the VIII standard of a recognised elementary school and should be in possession of all Elementary School Leaving Certificate needed for admission.

Only those who have passed a minimum service of one year will be admitted. The period of training is one year for the case of candidates who are provided 22 per cent in each subject in S.S.C. Examination with one year's service and two years in the case of all other candidates. The period of training is one year for the case of candidates who are provided 22 per cent in each subject in S.S.C. Examination with one year's service and two years in the case of all other candidates.

The date.—Applications should be submitted not later than 1st May 1935 to the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned.

The Deputy Inspectors should submit their own recommendations for training them, and the deficiency in education training from them. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned.

The Deputy Inspectors should submit their own recommendations for training them, and the deficiency in education training from them. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned.

Government Training School,  
Barbados.

It is hereby notified for the information of teachers, managers of schools and others interested that the dates for training in Elementary Higher and Lower grades will be selected in July 1935 into the Government Training School, Barbados.

C. F. GOVINDARAJAN,

District Educational Officer, Barbados.

Barbados, 20th February 1935.

GOVERNMENT HIGHER ELEMENTARY  
TRAINING SCHOOL, MADRAS.

The District Educational Officer, South Madras, hereby invites for the submission of the names of teachers, managers of schools and others interested that the dates for training in Elementary Higher and Lower grades will be selected in July 1935 into the Government Training School, Madras.

Period of training.—The period of training is one year for the case of candidates who are provided 22 per cent in each subject in S.S.C. Examination with one year's service and two years in the case of all other candidates. The period of training is one year for the case of candidates who are provided 22 per cent in each subject in S.S.C. Examination with one year's service and two years in the case of all other candidates.

The date.—Applications should be submitted not later than 1st May 1935 to the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned. The applications should be submitted by the Deputy Inspector of Schools of the District concerned.



shall be submitted to the District Educational Officer direct and those for admission into the Elementary Grade to the Deputy Inspector, under whose inspection the candidates are examined. The District Educational Officer will review the entries. Applications for the Secondary Grade covered in this notice must be signed.

Candidates whose provisional appointments are taken up should be mentioned by Managers of Elementary schools should submit their applications through the Deputy Inspector concerned even though it is the Secondary Grade into which admission is sought. An application from a candidate outside the District must be submitted to the District Educational Officer of the District concerned. The application for admission in the Elementary Grade from a candidate outside the District must be in conformity with the following:

#### V. EXAMINATION OF GENERAL STUDIES AND ADMISSION.

Candidates of general education should be produced in original in all cases. If for any reason the original cannot be produced at the time of examination, a certified copy of the marks recorded in the Public Examination will be accepted in the case of S.S.I.C. students. In a candidate is declared eligible for Elementary Courses of study he must also give reference to the page and date of the Gazette where his success is announced.

Notes.—Candidates must give their past address clearly on the application.

#### VI. FEES PAID.

Applications should be submitted not later than the 25th April 1925.

#### VII. FEES TO BE PAID.

The Managers of schools are requested not to quote any fee for the application if they cannot afford it. The applicants to be examined immediately after this notice.

#### S. V. RAJAL.

District Educational Officer, Madras.

Tamilnadu, 25th February 1925.

#### GOVERNMENT TRAINING SCHOOLS FOR MISTRESSES OF THE SIXTH CIRCLE.

Applications are invited for admission in July 1925 into the following grades of training schools in the several Government Training Schools for Mistresses in the Sixth Circle—

Grade of Institute	Grade.
1 Government Training School for Mistresses, Madras.	Elementary
2 Government Training School for Mistresses, Madras.	Elementary
3 Government Training School for Mistresses, Madras.	Elementary
4 Government Training School for Mistresses, Madras.	Elementary
5 Government Training School for Mistresses, Madras.	Elementary
6 Government Training School for Mistresses, Madras.	Elementary
7 Government Training School for Mistresses, Madras.	Elementary
8 Government Training School for Mistresses, Madras.	Elementary
9 Government Training School for Mistresses, Madras.	Elementary
10 Government Training School for Mistresses, Madras.	Elementary
11 Government Training School for Mistresses, Madras.	Elementary
12 Government Training School for Mistresses, Madras.	Elementary
13 Government Training School for Mistresses, Madras.	Elementary
14 Government Training School for Mistresses, Madras.	Elementary
15 Government Training School for Mistresses, Madras.	Elementary
16 Government Training School for Mistresses, Madras.	Elementary
17 Government Training School for Mistresses, Madras.	Elementary
18 Government Training School for Mistresses, Madras.	Elementary
19 Government Training School for Mistresses, Madras.	Elementary
20 Government Training School for Mistresses, Madras.	Elementary
21 Government Training School for Mistresses, Madras.	Elementary
22 Government Training School for Mistresses, Madras.	Elementary
23 Government Training School for Mistresses, Madras.	Elementary
24 Government Training School for Mistresses, Madras.	Elementary
25 Government Training School for Mistresses, Madras.	Elementary
26 Government Training School for Mistresses, Madras.	Elementary
27 Government Training School for Mistresses, Madras.	Elementary
28 Government Training School for Mistresses, Madras.	Elementary
29 Government Training School for Mistresses, Madras.	Elementary
30 Government Training School for Mistresses, Madras.	Elementary
31 Government Training School for Mistresses, Madras.	Elementary
32 Government Training School for Mistresses, Madras.	Elementary
33 Government Training School for Mistresses, Madras.	Elementary
34 Government Training School for Mistresses, Madras.	Elementary
35 Government Training School for Mistresses, Madras.	Elementary
36 Government Training School for Mistresses, Madras.	Elementary
37 Government Training School for Mistresses, Madras.	Elementary
38 Government Training School for Mistresses, Madras.	Elementary
39 Government Training School for Mistresses, Madras.	Elementary
40 Government Training School for Mistresses, Madras.	Elementary
41 Government Training School for Mistresses, Madras.	Elementary
42 Government Training School for Mistresses, Madras.	Elementary
43 Government Training School for Mistresses, Madras.	Elementary
44 Government Training School for Mistresses, Madras.	Elementary
45 Government Training School for Mistresses, Madras.	Elementary
46 Government Training School for Mistresses, Madras.	Elementary
47 Government Training School for Mistresses, Madras.	Elementary
48 Government Training School for Mistresses, Madras.	Elementary
49 Government Training School for Mistresses, Madras.	Elementary
50 Government Training School for Mistresses, Madras.	Elementary
51 Government Training School for Mistresses, Madras.	Elementary
52 Government Training School for Mistresses, Madras.	Elementary
53 Government Training School for Mistresses, Madras.	Elementary
54 Government Training School for Mistresses, Madras.	Elementary
55 Government Training School for Mistresses, Madras.	Elementary
56 Government Training School for Mistresses, Madras.	Elementary
57 Government Training School for Mistresses, Madras.	Elementary
58 Government Training School for Mistresses, Madras.	Elementary
59 Government Training School for Mistresses, Madras.	Elementary
60 Government Training School for Mistresses, Madras.	Elementary
61 Government Training School for Mistresses, Madras.	Elementary
62 Government Training School for Mistresses, Madras.	Elementary
63 Government Training School for Mistresses, Madras.	Elementary
64 Government Training School for Mistresses, Madras.	Elementary
65 Government Training School for Mistresses, Madras.	Elementary
66 Government Training School for Mistresses, Madras.	Elementary
67 Government Training School for Mistresses, Madras.	Elementary
68 Government Training School for Mistresses, Madras.	Elementary
69 Government Training School for Mistresses, Madras.	Elementary
70 Government Training School for Mistresses, Madras.	Elementary
71 Government Training School for Mistresses, Madras.	Elementary
72 Government Training School for Mistresses, Madras.	Elementary
73 Government Training School for Mistresses, Madras.	Elementary
74 Government Training School for Mistresses, Madras.	Elementary
75 Government Training School for Mistresses, Madras.	Elementary
76 Government Training School for Mistresses, Madras.	Elementary
77 Government Training School for Mistresses, Madras.	Elementary
78 Government Training School for Mistresses, Madras.	Elementary
79 Government Training School for Mistresses, Madras.	Elementary
80 Government Training School for Mistresses, Madras.	Elementary
81 Government Training School for Mistresses, Madras.	Elementary
82 Government Training School for Mistresses, Madras.	Elementary
83 Government Training School for Mistresses, Madras.	Elementary
84 Government Training School for Mistresses, Madras.	Elementary
85 Government Training School for Mistresses, Madras.	Elementary
86 Government Training School for Mistresses, Madras.	Elementary
87 Government Training School for Mistresses, Madras.	Elementary
88 Government Training School for Mistresses, Madras.	Elementary
89 Government Training School for Mistresses, Madras.	Elementary
90 Government Training School for Mistresses, Madras.	Elementary
91 Government Training School for Mistresses, Madras.	Elementary
92 Government Training School for Mistresses, Madras.	Elementary
93 Government Training School for Mistresses, Madras.	Elementary
94 Government Training School for Mistresses, Madras.	Elementary
95 Government Training School for Mistresses, Madras.	Elementary
96 Government Training School for Mistresses, Madras.	Elementary
97 Government Training School for Mistresses, Madras.	Elementary
98 Government Training School for Mistresses, Madras.	Elementary
99 Government Training School for Mistresses, Madras.	Elementary
100 Government Training School for Mistresses, Madras.	Elementary

Period of training.—The period of training will ordinarily be two years, but candidates who have passed in any grade of Intermediate or F.A. course need have training in the Secondary grade for one year only. To those admitted in the Secondary grade it will be three years.

Admission.—As soon as the necessary amount of funds and to any special contributions that may be issued by the Director of Public Instruction, Madras, candidates are invited for admission in the Higher Elementary training school will be admitted on the basis of marks in the F.A. examination. In the Secondary grade marks will not be paid any marks. In addition to those, candidates for admission in the Secondary grade will be admitted on the basis of marks in the F.A. examination. In the Secondary grade marks will not be paid any marks.

Admission in the Secondary grade.—Candidates for admission in the Secondary grade will be admitted on the basis of marks in the F.A. examination. In the Secondary grade marks will not be paid any marks. In addition to those, candidates for admission in the Secondary grade will be admitted on the basis of marks in the F.A. examination. In the Secondary grade marks will not be paid any marks.

Admission in the Secondary grade.—Candidates for admission in the Secondary grade will be admitted on the basis of marks in the F.A. examination. In the Secondary grade marks will not be paid any marks. In addition to those, candidates for admission in the Secondary grade will be admitted on the basis of marks in the F.A. examination. In the Secondary grade marks will not be paid any marks.

or 'not presented' (II) form, under verification and who can reasonably be expected to qualify themselves after a year's course will be admitted into the preparatory class.

Admission.—The age of a candidate for admission in any grade must not be less than 14 and must not exceed 21 years at the 1st July 1925, in the case of a candidate who has been employed as a student in a recognized school for not less than three years prior to the application in 1925.

Admission of applicant.—Applications for admission in the Secondary grade should be sent to the Superintendent, Government Secondary and Training School for Women, Coimbatore, in as much as not later than 1st July 1925. They should be accompanied by an application form, or the specimen of a form found in the enclosure of a newspaper or in the journal or magazine of a recognized college or university or public school.

Application for admission in training in the Higher Elementary grade which should be accompanied by an application form of the Government should be submitted in the form of the training institutions concerned as to reach them not later than 1st July 1925. Applications should be submitted in duplicate form as to reach them not later than 1st July 1925. Applications should be submitted in duplicate form as to reach them not later than 1st July 1925. Applications should be submitted in duplicate form as to reach them not later than 1st July 1925.

(1) Attached copy of certificate of general educational qualifications.

(2) Attached copy of certificate of general educational qualifications.

(3) Attached copy of certificate of general educational qualifications.

(4) Attached copy of certificate of general educational qualifications.

(5) Attached copy of certificate of general educational qualifications.

(6) Attached copy of certificate of general educational qualifications.

(7) Attached copy of certificate of general educational qualifications.

(8) Attached copy of certificate of general educational qualifications.

(9) Attached copy of certificate of general educational qualifications.

(10) Attached copy of certificate of general educational qualifications.

(11) Attached copy of certificate of general educational qualifications.

(12) Attached copy of certificate of general educational qualifications.

(13) Attached copy of certificate of general educational qualifications.

(14) Attached copy of certificate of general educational qualifications.

(15) Attached copy of certificate of general educational qualifications.

(16) Attached copy of certificate of general educational qualifications.

(17) Attached copy of certificate of general educational qualifications.

(18) Attached copy of certificate of general educational qualifications.





For the B.Sc. course those students only who took these subjects in 1934 & of whom the first names will be accepted; and for the intermediate examination Mathematics only those who took Mathematics.

A student seeking admission should indicate which is his preference for the main subject, by placing this first. From the mathematics in each subject is learned, students applying for admission to the B.Sc. or B.L.S. Honours Degrees are advised to:

- (a) write down the subjects they wish to study in the order of choice, putting first the subject chosen as their first, (2) to add, after the three subjects, one or more which they are prepared to take as subsidiary if there are no seats available in the subjects chosen.

#### B.Sc. Students

The following subjects may be taken:-

- (1) Mathematics.
- (2) History and Economics.
- (3) Commerce and History.
- (4) English Language and Literature.
- (5) Sanskrit Language and Literature.

#### B.L.S. Students

The following subjects may be taken:-

- (1) Physics with Chemistry or Geology.
- (2) Chemistry with Physics or Geology.
- (3) Botany or Zoology or Geology in any of the combinations allowed above but not including the two subsidiary subjects being of the same standard as for this subject in the B.Sc.

For Mathematics alone, or as subsidiary subject, a candidate must have taken Mathematics and Physics in Part III of the Intermediate Examination, and for Physics or Chemistry as main, a student must have taken Mathematics, Physics and Chemistry in Part III of the Intermediate Examination.

III. Every person who wishes his application for admission a student must submit a certified extract of his Secondary School Leaving Certificate and copy of his secondary certificate. An applicant with any other examination certificate should submit the names of those subjects and subjects attempted as, with the marks obtained. Applications unaccompanied by these documents will not be registered.

For admission to the Presidency College, a student necessarily must show high proficiency in English, and two subjects and be of good health. He will be required to play games regularly.

IV. *Entrance tests.* For admission to an Honours class a first class in the Intermediate with distinction in the special subject in which the student desires to take up an Honours course and a high standard in English will ordinarily be required. An Intermediate Examination is given for the B.L.S. Honours Degree and not for the B.Sc. Degree.

Students who have passed the Intermediate Examination held in September should submit, along with their applications, detailed extracts of the results obtained by them.

V. *Applications for admission should fill in the following form:-*

- (1) Name in full (including name of father's name, if any).
- (2) Date of birth according to the Christian era.
- (3) Dates and sittings to which the applicant belongs.

(4) Register number and year of the Intermediate, Secondary School Leaving Certificate, European High School or Intermediate Examination, as the case may be, and date in the Intermediate.

(5) If having passed the Intermediate at the Secondary Examination his marks (to be obtained from the Registrar on payment of Rs. 2).

(6) Class in the College which he desires to join with the group he chooses, viz. (1) Chemistry, (2) B.A., B.L.S. or (3) B.A. Honours or B.L.S. Honours.

(7) If an applicant for Honours, whether he desires a certificate from Council or not (selected for Honours).

(8) Language proposed to be taken under Part II (see paragraph 5).

(9) Optional classes (see paragraph 11).

(10) Address (with telephone number) for the student; (11) College or high school previously attended with date of leaving and not withdrawn.

(12) Games played, with certificate of proficiency in athletics, a record of past performance in cricket, hockey, football, tennis, badminton, tennis and boxing should be given.

(13) Whether candidate is prepared to join the University of Trinity College.

(14) Whether in A, B and C to be signed and signed by his parents.

(15) Are you able to pay for fees, boarding and messing and books without assistance?

(16) Have you been in receipt of a Government scholarship? (17) A Letter of reference, the 16th of Feb.

(18) When diploma, or any, was issued according to the School of Arts in the last (19th) sitting examination, and have you been issued?

(20) Have you received any assistance of this College? (21) Have you and others received?

(22) Whether the applicant is married or not.

(23) Signature of the applicant.

VI. *Conditions for admission.* In Honours courses must show that they are prepared to spend at least Rs. 30 as necessary books.

VII. Students desiring an acknowledgment of their applications should forward with them an addressed post card.

VIII. Selected students will be admitted in the order in which they pay their fees, which will not be returned under any circumstances. On paying notice of admission they should at once pay in person or by money order the fee for the first term. Selected students who do not pay their fees within the time specified in the notice of admission will be liable to lose the seats provided.

In any case the students will be provisionally and will be confirmed only after the scrutiny of the candidates submitted.

IX. Students desiring to take optional subjects will be required to undergo satisfactory tests at their own expense.

X. Students desiring to read (1) a Master's certificate, (2) a certificate of proficiency and (3) a certificate of proficiency in English should:

(a) a certificate of proficiency or recommendation after the completion of the first year, or

(b) to pass them an examination in English, a certificate signed by two respectable persons known to their personal knowledge the student was satisfied with himself after he had completed his first year.

The fees will be received within three months.

The rule must be strictly followed.

XI. Students not living with parents or a guardian will be required to live in a house approved by the President, Vice-President and Council members, or a person and to be required to live in the Presidency College Hostel.

XII. There are three seats in the students year 1935-36.

The following are the particulars of the year term:-

Particulars	Rs.	per student
Port-folio	10	10
B.A., B.L.S. Honours	10	10
B.A., B.L.S.	10	10
Intermediate	10	10
To address students should pay on admission:-		
Admission fee	10	10
Boarding fees	10	10
Magazine	10	10
Book fee	10	10
A copy of the College Calendar	10	10
Medical inspection	10	10
Books	10	10
B.A. (Honours) and Pre-Graduate	10	10
Course	10	10
B.L.S. (First course)	10	10
Intermediate course	10	10

The Presidency College, Madras. President.

25th February 1935.

#### VACANCY.

Applications are invited from duly qualified persons for the post of a temporary part-time lecturer in French in the University of Madras.

The post carries a salary of Rs. 200 per annum and is available for a period of about nine months from July 1935 or end of March 1936.

The selected applicant will be in charge of the University Department of French, and will be required to give instruction in the statistics of the University College.

The classes will be held at the Presidency College, Madras, for three days in the evening during a week.

Applicants must give particulars of age, marital status, qualifications, teaching experience and previous employment, if any, in French, with copies of references and testimonials, the names of referees, and of subject matter, the last of April 1935.

(By order)

W. McLEOD,  
Registrar, University of Madras.

Senior House, Madras.  
4th North Hill.





TYPEWRITING (LOWER GRADE)—cont.  
(British Classification)

British grade and name of candidate	Class of certificate	Place of institution
102 Hachler Hermannine Rae (Gen. Exam.)	B	Neuchâtel
103 E. Rana Rao (N. 10)	B	Do.
104 Marygold Stanislaszeki (U. 5)	B	Do.
105 M. H. Sathya Rao (N. 10)	B	Do.
106 Panchabala Srinivasan (N. 10)	B	Do.
107 K. V. Srinivasan Rao (U. 5)	B	Do.
108 Kishipati Srinivasan (U. 5)	B	Do.
109 V. Srinivasan Srinivasan (U. 5)	B	Do.
110 M. S. Srinivasan Rao (U. 5)	B	Do.
111 Srinivasan Srinivasan (U. 5)	B	Do.
112 Srinivasan Srinivasan (U. 5)	B	Do.
113 Srinivasan Srinivasan (U. 5)	B	Do.
114 Srinivasan Srinivasan (U. 5)	B	Do.
115 Srinivasan Srinivasan (U. 5)	B	Do.
116 Srinivasan Srinivasan (U. 5)	B	Do.
117 Srinivasan Srinivasan (U. 5)	B	Do.
118 Srinivasan Srinivasan (U. 5)	B	Do.
119 Srinivasan Srinivasan (U. 5)	B	Do.
120 Srinivasan Srinivasan (U. 5)	B	Do.
121 Srinivasan Srinivasan (U. 5)	B	Do.
122 Srinivasan Srinivasan (U. 5)	B	Do.
123 Srinivasan Srinivasan (U. 5)	B	Do.
124 Srinivasan Srinivasan (U. 5)	B	Do.
125 Srinivasan Srinivasan (U. 5)	B	Do.
126 Srinivasan Srinivasan (U. 5)	B	Do.
127 Srinivasan Srinivasan (U. 5)	B	Do.
128 Srinivasan Srinivasan (U. 5)	B	Do.
129 Srinivasan Srinivasan (U. 5)	B	Do.
130 Srinivasan Srinivasan (U. 5)	B	Do.
131 Srinivasan Srinivasan (U. 5)	B	Do.
132 Srinivasan Srinivasan (U. 5)	B	Do.
133 Srinivasan Srinivasan (U. 5)	B	Do.
134 Srinivasan Srinivasan (U. 5)	B	Do.
135 Srinivasan Srinivasan (U. 5)	B	Do.
136 Srinivasan Srinivasan (U. 5)	B	Do.
137 Srinivasan Srinivasan (U. 5)	B	Do.
138 Srinivasan Srinivasan (U. 5)	B	Do.
139 Srinivasan Srinivasan (U. 5)	B	Do.
140 Srinivasan Srinivasan (U. 5)	B	Do.
141 Srinivasan Srinivasan (U. 5)	B	Do.
142 Srinivasan Srinivasan (U. 5)	B	Do.
143 Srinivasan Srinivasan (U. 5)	B	Do.
144 Srinivasan Srinivasan (U. 5)	B	Do.
145 Srinivasan Srinivasan (U. 5)	B	Do.
146 Srinivasan Srinivasan (U. 5)	B	Do.
147 Srinivasan Srinivasan (U. 5)	B	Do.
148 Srinivasan Srinivasan (U. 5)	B	Do.
149 Srinivasan Srinivasan (U. 5)	B	Do.
150 Srinivasan Srinivasan (U. 5)	B	Do.

TYPEWRITING (LOWER GRADE)—cont.

British grade and name of candidate	Class of certificate	Place of institution
401 Dennis Veenlington (N. 10)	B	Neuchâtel
402 Dennis Veenlington (N. 10)	B	Do.
403 Dennis Veenlington (N. 10)	B	Do.
404 Dennis Veenlington (N. 10)	B	Do.
405 Dennis Veenlington (N. 10)	B	Do.
406 Dennis Veenlington (N. 10)	B	Do.
407 Dennis Veenlington (N. 10)	B	Do.
408 Dennis Veenlington (N. 10)	B	Do.
409 Dennis Veenlington (N. 10)	B	Do.
410 Dennis Veenlington (N. 10)	B	Do.
411 Dennis Veenlington (N. 10)	B	Do.
412 Dennis Veenlington (N. 10)	B	Do.
413 Dennis Veenlington (N. 10)	B	Do.
414 Dennis Veenlington (N. 10)	B	Do.
415 Dennis Veenlington (N. 10)	B	Do.
416 Dennis Veenlington (N. 10)	B	Do.
417 Dennis Veenlington (N. 10)	B	Do.
418 Dennis Veenlington (N. 10)	B	Do.
419 Dennis Veenlington (N. 10)	B	Do.
420 Dennis Veenlington (N. 10)	B	Do.
421 Dennis Veenlington (N. 10)	B	Do.
422 Dennis Veenlington (N. 10)	B	Do.
423 Dennis Veenlington (N. 10)	B	Do.
424 Dennis Veenlington (N. 10)	B	Do.
425 Dennis Veenlington (N. 10)	B	Do.
426 Dennis Veenlington (N. 10)	B	Do.
427 Dennis Veenlington (N. 10)	B	Do.
428 Dennis Veenlington (N. 10)	B	Do.
429 Dennis Veenlington (N. 10)	B	Do.
430 Dennis Veenlington (N. 10)	B	Do.
431 Dennis Veenlington (N. 10)	B	Do.
432 Dennis Veenlington (N. 10)	B	Do.
433 Dennis Veenlington (N. 10)	B	Do.
434 Dennis Veenlington (N. 10)	B	Do.
435 Dennis Veenlington (N. 10)	B	Do.
436 Dennis Veenlington (N. 10)	B	Do.
437 Dennis Veenlington (N. 10)	B	Do.
438 Dennis Veenlington (N. 10)	B	Do.
439 Dennis Veenlington (N. 10)	B	Do.
440 Dennis Veenlington (N. 10)	B	Do.
441 Dennis Veenlington (N. 10)	B	Do.
442 Dennis Veenlington (N. 10)	B	Do.
443 Dennis Veenlington (N. 10)	B	Do.
444 Dennis Veenlington (N. 10)	B	Do.
445 Dennis Veenlington (N. 10)	B	Do.
446 Dennis Veenlington (N. 10)	B	Do.
447 Dennis Veenlington (N. 10)	B	Do.
448 Dennis Veenlington (N. 10)	B	Do.
449 Dennis Veenlington (N. 10)	B	Do.
450 Dennis Veenlington (N. 10)	B	Do.

Register number and name of possessor.

Class of certificate.

Place of residence.

## TIFETHING (LOWER GRADE)—cont.

TIFETHING (LOWER GRADE)—cont.			
Sovereign Class—cont.			
410	Ganeshpuri Vaidyanatha	MS	Chelvet
411	Shyamal Abdul Fatim	M	Do.
412	Shah Abdul Wahid (R. 17)	M	Do.
413	S. Ramappa Rao (R. 12)	C	Do.
414	Madan Choudhary	C	Do.
415	Vaidyanath Jagannatha Rao	B	Do.
416	Shubhanth Kallikatha Rao	B	Do.
417	Shivachand Anjanappa	MS	Do.
418	Pada Kanchanrao (R. 15)	MS	Do.
419	M. V. Nagappa Rao (R. 4)	MS	Do.
420	Yamunachand Subrahmanya (R. 15)	MS	Do.
421	J. Ramachandra Rao (R. 17)	B	Do.
422	K. V. Rama Krishna Rao	D	Do.
423	V. Vaidyanatha Rao	D	Do.
424	Thana Ramachandra (R. 15)	MS	Do.
425	Thakurpadi Vaidyanath Subrahmanya (R. 15)	B	Do.
426	Suria Birama Sethi (R. 15)	B	Do.
427	Durgamthia, Madanrao	B	Do.
428	Vignayachand Thirum	B	Do.
429	Narayana Ram (R. 15)	B	Do.
430	Devachand Vaidyanath Lakshmi	D	Do.
431	Ramachandra Rao (R. 15)	B	Do.
432	Chand Jagannatha (R. 15)	B	Do.
433	Madhavanth Thirumachand Rao (R. 4)	B	Do.
434	K. S. Rama Arora (R. 15)	B	Do.
435	M. Ramachandra (R. 15)	B	Do.
436	Vaidyanath Sri Ramachandra	D	Do.
437	Pandurangth Sri Ramachandra	D	Do.
438	Jagannath Vaidyanatha	B	Do.
439	Kanchan Vaidyanatha	B	Do.
440	Vaidyanath Vaidyanatha	B	Do.
441	Vaidyanath Vaidyanatha	B	Do.
442	Vaidyanath Vaidyanatha	B	Do.
443	Vaidyanath Vaidyanatha	B	Do.
444	Vaidyanath Vaidyanatha	B	Do.
445	Vaidyanath Vaidyanatha	B	Do.
446	Vaidyanath Vaidyanatha	B	Do.
447	Vaidyanath Vaidyanatha	B	Do.
448	Vaidyanath Vaidyanatha	B	Do.
449	Vaidyanath Vaidyanatha	B	Do.
450	Vaidyanath Vaidyanatha	B	Do.

Register number and name of possessor.

Class of certificate.

Place of residence.

## TIFETHING (LOWER GRADE)—cont.

TIFETHING (LOWER GRADE)—cont.			
Sovereign Class—cont.			
451	Subhashi Khanna Rao	B	Chelvet.
452	Subhashi Khanna Rao	B	Do.
453	Seyyad Mahamood Rao	B	Do.
454	Seyyad Mahamood Rao	B	Do.
455	Seyyad Mahamood Rao	B	Do.
456	Seyyad Mahamood Rao	B	Do.
457	Seyyad Mahamood Rao	B	Do.
458	Seyyad Mahamood Rao	B	Do.
459	Seyyad Mahamood Rao	B	Do.
460	Seyyad Mahamood Rao	B	Do.
461	Seyyad Mahamood Rao	B	Do.
462	Seyyad Mahamood Rao	B	Do.
463	Seyyad Mahamood Rao	B	Do.
464	Seyyad Mahamood Rao	B	Do.
465	Seyyad Mahamood Rao	B	Do.
466	Seyyad Mahamood Rao	B	Do.
467	Seyyad Mahamood Rao	B	Do.
468	Seyyad Mahamood Rao	B	Do.
469	Seyyad Mahamood Rao	B	Do.
470	Seyyad Mahamood Rao	B	Do.
471	Seyyad Mahamood Rao	B	Do.
472	Seyyad Mahamood Rao	B	Do.
473	Seyyad Mahamood Rao	B	Do.
474	Seyyad Mahamood Rao	B	Do.
475	Seyyad Mahamood Rao	B	Do.
476	Seyyad Mahamood Rao	B	Do.
477	Seyyad Mahamood Rao	B	Do.
478	Seyyad Mahamood Rao	B	Do.
479	Seyyad Mahamood Rao	B	Do.
480	Seyyad Mahamood Rao	B	Do.







Register number and name of candidate.	Class of service.	Place of examination.
<b>TYPEWRITING (LOWER GRADE)—cont.</b>		
<b>Second Class—cont.</b>		
1645 Sethu Kala Subbalakshmi Appal (Rm. Part 3) (W)	NR	Timorally.
1646 A. K. Subbalakshmi (R. 12)	NR	Do.
1647 P. Suresh (R. 12)	NR	Do.
1648 T. Subramanyam (R. 12)	NR	Do.
1649 A. Suresh (R. 12)	NR	Do.
1650 S. C. Suresh (R. 12)	NR	Do.
1651 S. C. Suresh (R. 12)	NR	Do.
1652 S. C. Suresh (R. 12)	NR	Do.
1653 S. C. Suresh (R. 12)	NR	Do.
1654 S. C. Suresh (R. 12)	NR	Do.
1655 S. C. Suresh (R. 12)	NR	Do.
1656 S. C. Suresh (R. 12)	NR	Do.
1657 S. C. Suresh (R. 12)	NR	Do.
1658 S. C. Suresh (R. 12)	NR	Do.
1659 S. C. Suresh (R. 12)	NR	Do.
1660 S. C. Suresh (R. 12)	NR	Do.
1661 S. C. Suresh (R. 12)	NR	Do.
1662 S. C. Suresh (R. 12)	NR	Do.
1663 S. C. Suresh (R. 12)	NR	Do.
1664 S. C. Suresh (R. 12)	NR	Do.
1665 S. C. Suresh (R. 12)	NR	Do.
1666 S. C. Suresh (R. 12)	NR	Do.
1667 S. C. Suresh (R. 12)	NR	Do.
1668 S. C. Suresh (R. 12)	NR	Do.
1669 S. C. Suresh (R. 12)	NR	Do.
1670 S. C. Suresh (R. 12)	NR	Do.
1671 S. C. Suresh (R. 12)	NR	Do.
1672 S. C. Suresh (R. 12)	NR	Do.
1673 S. C. Suresh (R. 12)	NR	Do.
1674 S. C. Suresh (R. 12)	NR	Do.
1675 S. C. Suresh (R. 12)	NR	Do.
1676 S. C. Suresh (R. 12)	NR	Do.
1677 S. C. Suresh (R. 12)	NR	Do.
1678 S. C. Suresh (R. 12)	NR	Do.
1679 S. C. Suresh (R. 12)	NR	Do.
1680 S. C. Suresh (R. 12)	NR	Do.
1681 S. C. Suresh (R. 12)	NR	Do.
1682 S. C. Suresh (R. 12)	NR	Do.
1683 S. C. Suresh (R. 12)	NR	Do.
1684 S. C. Suresh (R. 12)	NR	Do.
1685 S. C. Suresh (R. 12)	NR	Do.
1686 S. C. Suresh (R. 12)	NR	Do.
1687 S. C. Suresh (R. 12)	NR	Do.
1688 S. C. Suresh (R. 12)	NR	Do.
1689 S. C. Suresh (R. 12)	NR	Do.
1690 S. C. Suresh (R. 12)	NR	Do.
1691 S. C. Suresh (R. 12)	NR	Do.
1692 S. C. Suresh (R. 12)	NR	Do.
1693 S. C. Suresh (R. 12)	NR	Do.
1694 S. C. Suresh (R. 12)	NR	Do.
1695 S. C. Suresh (R. 12)	NR	Do.
1696 S. C. Suresh (R. 12)	NR	Do.
1697 S. C. Suresh (R. 12)	NR	Do.
1698 S. C. Suresh (R. 12)	NR	Do.
1699 S. C. Suresh (R. 12)	NR	Do.
1700 S. C. Suresh (R. 12)	NR	Do.

Register number and name of candidate.	Class of service.	Place of exam.
<b>TYPEWRITING (LOWER GRADE)—cont.</b>		
<b>Second Class—cont.</b>		
1701 S. C. Suresh (R. 12)	NR	Do.
1702 S. C. Suresh (R. 12)	NR	Do.
1703 S. C. Suresh (R. 12)	NR	Do.
1704 S. C. Suresh (R. 12)	NR	Do.
1705 S. C. Suresh (R. 12)	NR	Do.
1706 S. C. Suresh (R. 12)	NR	Do.
1707 S. C. Suresh (R. 12)	NR	Do.
1708 S. C. Suresh (R. 12)	NR	Do.
1709 S. C. Suresh (R. 12)	NR	Do.
1710 S. C. Suresh (R. 12)	NR	Do.
1711 S. C. Suresh (R. 12)	NR	Do.
1712 S. C. Suresh (R. 12)	NR	Do.
1713 S. C. Suresh (R. 12)	NR	Do.
1714 S. C. Suresh (R. 12)	NR	Do.
1715 S. C. Suresh (R. 12)	NR	Do.
1716 S. C. Suresh (R. 12)	NR	Do.
1717 S. C. Suresh (R. 12)	NR	Do.
1718 S. C. Suresh (R. 12)	NR	Do.
1719 S. C. Suresh (R. 12)	NR	Do.
1720 S. C. Suresh (R. 12)	NR	Do.
1721 S. C. Suresh (R. 12)	NR	Do.
1722 S. C. Suresh (R. 12)	NR	Do.
1723 S. C. Suresh (R. 12)	NR	Do.
1724 S. C. Suresh (R. 12)	NR	Do.
1725 S. C. Suresh (R. 12)	NR	Do.
1726 S. C. Suresh (R. 12)	NR	Do.
1727 S. C. Suresh (R. 12)	NR	Do.
1728 S. C. Suresh (R. 12)	NR	Do.
1729 S. C. Suresh (R. 12)	NR	Do.
1730 S. C. Suresh (R. 12)	NR	Do.
1731 S. C. Suresh (R. 12)	NR	Do.
1732 S. C. Suresh (R. 12)	NR	Do.
1733 S. C. Suresh (R. 12)	NR	Do.
1734 S. C. Suresh (R. 12)	NR	Do.
1735 S. C. Suresh (R. 12)	NR	Do.
1736 S. C. Suresh (R. 12)	NR	Do.
1737 S. C. Suresh (R. 12)	NR	Do.
1738 S. C. Suresh (R. 12)	NR	Do.
1739 S. C. Suresh (R. 12)	NR	Do.
1740 S. C. Suresh (R. 12)	NR	Do.
1741 S. C. Suresh (R. 12)	NR	Do.
1742 S. C. Suresh (R. 12)	NR	Do.
1743 S. C. Suresh (R. 12)	NR	Do.
1744 S. C. Suresh (R. 12)	NR	Do.
1745 S. C. Suresh (R. 12)	NR	Do.
1746 S. C. Suresh (R. 12)	NR	Do.
1747 S. C. Suresh (R. 12)	NR	Do.
1748 S. C. Suresh (R. 12)	NR	Do.
1749 S. C. Suresh (R. 12)	NR	Do.
1750 S. C. Suresh (R. 12)	NR	Do.
1751 S. C. Suresh (R. 12)	NR	Do.
1752 S. C. Suresh (R. 12)	NR	Do.
1753 S. C. Suresh (R. 12)	NR	Do.
1754 S. C. Suresh (R. 12)	NR	Do.
1755 S. C. Suresh (R. 12)	NR	Do.
1756 S. C. Suresh (R. 12)	NR	Do.
1757 S. C. Suresh (R. 12)	NR	Do.
1758 S. C. Suresh (R. 12)	NR	Do.
1759 S. C. Suresh (R. 12)	NR	Do.
1760 S. C. Suresh (R. 12)	NR	Do.
1761 S. C. Suresh (R. 12)	NR	Do.
1762 S. C. Suresh (R. 12)	NR	Do.
1763 S. C. Suresh (R. 12)	NR	Do.
1764 S. C. Suresh (R. 12)	NR	Do.
1765 S. C. Suresh (R. 12)	NR	Do.
1766 S. C. Suresh (R. 12)	NR	Do.
1767 S. C. Suresh (R. 12)	NR	Do.
1768 S. C. Suresh (R. 12)	NR	Do.
1769 S. C. Suresh (R. 12)	NR	Do.
1770 S. C. Suresh (R. 12)	NR	Do.



Register number and name of candidate.	Class of service.	Place of residence.
<b>TYPEWRITING (LOWER GRADE)—cont.</b>		
<b>General Class—cont.</b>		
2117 M. G. Park (R. 10) ..	B	Do.
2118 T. J. Rasmussen (R. 10) ..	B	Do.
2119 R. Mays (R. 12) ..	B	Do.
2120 A. C. Campbell (R. 12) ..	B	Do.
2121 M. K. Campbell (R. 12) ..	B	Do.
2122 ..	B	Do.
2123 G. K. Campbell (R. 12) ..	B	Do.
2124 M. K. Campbell (R. 12) ..	B	Do.
2125 ..	B	Do.
2126 L. Campbell (R. 12) ..	B	Do.
2127 E. Campbell (R. 12) ..	B	Do.
2128 ..	B	Do.
2129 ..	B	Do.
2130 ..	B	Do.
2131 ..	B	Do.
2132 ..	B	Do.
2133 ..	B	Do.
2134 ..	B	Do.
2135 ..	B	Do.
2136 ..	B	Do.
2137 ..	B	Do.
2138 ..	B	Do.
2139 ..	B	Do.
2140 ..	B	Do.
2141 ..	B	Do.
2142 ..	B	Do.
2143 ..	B	Do.
2144 ..	B	Do.
2145 ..	B	Do.
2146 ..	B	Do.
2147 ..	B	Do.
2148 ..	B	Do.
2149 ..	B	Do.
2150 ..	B	Do.
2151 ..	B	Do.
2152 ..	B	Do.
2153 ..	B	Do.
2154 ..	B	Do.
2155 ..	B	Do.
2156 ..	B	Do.
2157 ..	B	Do.
2158 ..	B	Do.
2159 ..	B	Do.
2160 ..	B	Do.
2161 ..	B	Do.
2162 ..	B	Do.
2163 ..	B	Do.
2164 ..	B	Do.
2165 ..	B	Do.
2166 ..	B	Do.
2167 ..	B	Do.
2168 ..	B	Do.
2169 ..	B	Do.
2170 ..	B	Do.
2171 ..	B	Do.
2172 ..	B	Do.
2173 ..	B	Do.
2174 ..	B	Do.
2175 ..	B	Do.
2176 ..	B	Do.
2177 ..	B	Do.
2178 ..	B	Do.
2179 ..	B	Do.
2180 ..	B	Do.
2181 ..	B	Do.
2182 ..	B	Do.
2183 ..	B	Do.
2184 ..	B	Do.
2185 ..	B	Do.
2186 ..	B	Do.
2187 ..	B	Do.
2188 ..	B	Do.
2189 ..	B	Do.
2190 ..	B	Do.
2191 ..	B	Do.
2192 ..	B	Do.
2193 ..	B	Do.
2194 ..	B	Do.
2195 ..	B	Do.
2196 ..	B	Do.
2197 ..	B	Do.
2198 ..	B	Do.
2199 ..	B	Do.
2200 ..	B	Do.

Register number and name of candidate.	Class of service.	Place of residence.
<b>TYPEWRITING (LOWER GRADE)—cont.</b>		
<b>General Class—cont.</b>		
2201 ..	B	Do.
2202 ..	B	Do.
2203 ..	B	Do.
2204 ..	B	Do.
2205 ..	B	Do.
2206 ..	B	Do.
2207 ..	B	Do.
2208 ..	B	Do.
2209 ..	B	Do.
2210 ..	B	Do.
2211 ..	B	Do.
2212 ..	B	Do.
2213 ..	B	Do.
2214 ..	B	Do.
2215 ..	B	Do.
2216 ..	B	Do.
2217 ..	B	Do.
2218 ..	B	Do.
2219 ..	B	Do.
2220 ..	B	Do.
2221 ..	B	Do.
2222 ..	B	Do.
2223 ..	B	Do.
2224 ..	B	Do.
2225 ..	B	Do.
2226 ..	B	Do.
2227 ..	B	Do.
2228 ..	B	Do.
2229 ..	B	Do.
2230 ..	B	Do.
2231 ..	B	Do.
2232 ..	B	Do.
2233 ..	B	Do.
2234 ..	B	Do.
2235 ..	B	Do.
2236 ..	B	Do.
2237 ..	B	Do.
2238 ..	B	Do.
2239 ..	B	Do.
2240 ..	B	Do.
2241 ..	B	Do.
2242 ..	B	Do.
2243 ..	B	Do.
2244 ..	B	Do.
2245 ..	B	Do.
2246 ..	B	Do.
2247 ..	B	Do.
2248 ..	B	Do.
2249 ..	B	Do.
2250 ..	B	Do.
2251 ..	B	Do.
2252 ..	B	Do.
2253 ..	B	Do.
2254 ..	B	Do.
2255 ..	B	Do.
2256 ..	B	Do.
2257 ..	B	Do.
2258 ..	B	Do.
2259 ..	B	Do.
2260 ..	B	Do.
2261 ..	B	Do.
2262 ..	B	Do.
2263 ..	B	Do.
2264 ..	B	Do.
2265 ..	B	Do.
2266 ..	B	Do.
2267 ..	B	Do.
2268 ..	B	Do.
2269 ..	B	Do.
2270 ..	B	Do.
2271 ..	B	Do.
2272 ..	B	Do.
2273 ..	B	Do.
2274 ..	B	Do.
2275 ..	B	Do.
2276 ..	B	Do.
2277 ..	B	Do.
2278 ..	B	Do.
2279 ..	B	Do.
2280 ..	B	Do.
2281 ..	B	Do.
2282 ..	B	Do.
2283 ..	B	Do.
2284 ..	B	Do.
2285 ..	B	Do.
2286 ..	B	Do.
2287 ..	B	Do.
2288 ..	B	Do.
2289 ..	B	Do.
2290 ..	B	Do.
2291 ..	B	Do.
2292 ..	B	Do.
2293 ..	B	Do.
2294 ..	B	Do.
2295 ..	B	Do.
2296 ..	B	Do.
2297 ..	B	Do.
2298 ..	B	Do.
2299 ..	B	Do.
2300 ..	B	Do.

## TYPEWRITING (LOWER GRADE)—cont.

## General Class—cont.

2301 ..	B	Do.
2302 ..	B	Do.
2303 ..	B	Do.
2304 ..	B	Do.
2305 ..	B	Do.
2306 ..	B	Do.
2307 ..	B	Do.
2308 ..	B	Do.
2309 ..	B	Do.
2310 ..	B	Do.
2311 ..	B	Do.
2312 ..	B	Do.
2313 ..	B	Do.
2314 ..	B	Do.
2315 ..	B	Do.
2316 ..	B	Do.
2317 ..	B	Do.
2318 ..	B	Do.
2319 ..	B	Do.
2320 ..	B	Do.
2321 ..	B	Do.
2322 ..	B	Do.
2323 ..	B	Do.
2324 ..	B	Do.
2325 ..	B	Do.
2326 ..	B	Do.
2327 ..	B	Do.
2328 ..	B	Do.
2329 ..	B	Do.
2330 ..	B	Do.
2331 ..	B	Do.
2332 ..	B	Do.
2333 ..	B	Do.
2334 ..	B	Do.
2335 ..	B	Do.
2336 ..	B	Do.
2337 ..	B	Do.
2338 ..	B	Do.
2339 ..	B	Do.
2340 ..	B	Do.
2341 ..	B	Do.
2342 ..	B	Do.
2343 ..	B	Do.
2344 ..	B	Do.
2345 ..	B	Do.
2346 ..	B	Do.
2347 ..	B	Do.
2348 ..	B	Do.
2349 ..	B	Do.
2350 ..	B	Do.
2351 ..	B	Do.
2352 ..	B	Do.
2353 ..	B	Do.
2354 ..	B	Do.
2355 ..	B	Do.
2356 ..	B	Do.
2357 ..	B	Do.
2358 ..	B	Do.
2359 ..	B	Do.
2360 ..	B	Do.
2361 ..	B	Do.
2362 ..	B	Do.
2363 ..	B	Do.
2364 ..	B	Do.
2365 ..	B	Do.
2366 ..	B	Do.
2367 ..	B	Do.
2368 ..	B	Do.
2369 ..	B	Do.
2370 ..	B	Do.
2371 ..	B	Do.
2372 ..	B	Do.
2373 ..	B	Do.
2374 ..	B	Do.
2375 ..	B	Do.
2376 ..	B	Do.
2377 ..	B	Do.
2378 ..	B	Do.
2379 ..	B	Do.
2380 ..	B	Do.
2381 ..	B	Do.
2382 ..	B	Do.
2383 ..	B	Do.
2384 ..	B	Do.
2385 ..	B	Do.
2386 ..	B	Do.
2387 ..	B	Do.
2388 ..	B	Do.
2389 ..	B	Do.
2390 ..	B	Do.
2391 ..	B	Do.
2392 ..	B	Do.
2393 ..	B	Do.
2394 ..	B	Do.
2395 ..	B	Do.
2396 ..	B	Do.
2397 ..	B	Do.
2398 ..	B	Do.
2399 ..	B	Do.
2400 ..	B	Do.



Rowd number, name of school (date and date of birth (date of birth))	Qualification.	Name of the educational institution from which the candidate appeared.	Address.
<b>VERNACULAR—TAMIL—cont.</b>			
<b>See B.M.B. (M.B.)—cont.</b>			
1. Manoharan, B. (15-7-1911) ..	S.S.L.C. Typewriting (1934)	V.V.V. High School, Madras	27, Velankannan Nalla Thala Street, Madras
2. Rajagopal, K. J. (1-8-1912) ..	S.S.L.C. ..	Madras High School, Madras	28, Velankannan Nalla Thala Street, Madras
3. Thiruvalluvar, M. D. (1-2-1912) ..	S.S.L.C. (Intermediate, Part II) ..	Velankannan's Madras College, Madras	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
<b>Interim.</b>			
1. Perumal, B. (15-8-1914) ..	Intermediate ..	American College, Madras.	57, No. P. K. Ramaswami Ayyar, Adavittai, Madras
2. Rajagopal, K. V. (15-8-1912) ..	S.A. (Exam) ..	Assam High School, ..	10, No. K. P. Ramaswami Ayyar, Adavittai, Madras
3. Perumal, K. V. (15-8-1912) ..	S.A. ..	Madras Christian College, ..	15, Spring Street, Triplicane, Madras
4. Thiruvalluvar, B. S. (15-8-1912) ..	S.A. ..	Franklin College, Madras.	218, Franklin Lane Street, Triplicane, Madras
5. Thiruvalluvar, O. M. (15-8-1912) ..	S.A. ..	Madras Christian College, ..	15, Spring Street, Triplicane, Madras
6. Thiruvalluvar, V. (15-8-1912) ..	S.A. ..	St. Joseph's College, Triplicane.	15, No. N. Thiruvalluvar Ayyar, Ramaswami, Adavittai, Madras
7. Thiruvalluvar, S. (15-8-1912) ..	S.A. ..	Loyola College, Madras.	15, Poyyala Road, Triplicane, Madras
8. Thiruvalluvar, M. (15-8-1912) ..	S.A. ..	Do ..	"Thiruvalluvar," S. Poyyala, Rajapet, Madras
9. Thiruvalluvar, V. (15-8-1912) ..	S.A. ..	St. Xavier's College, Palamcottah.	10, St. Xavier's College, Palamcottah, Madras
10. Thiruvalluvar, O. V. (15-8-1912) ..	S.A. ..	Loyola College, Madras ..	15, Poyyala Road, Triplicane, Madras
11. Thiruvalluvar, N. S. (15-8-1912) ..	Intermediate ..	American College, Madras.	57, No. P. K. Ramaswami Ayyar, Adavittai, Madras
12. Thiruvalluvar, K. S. (15-8-1912) ..	S.A. ..	Assam High School, ..	10, No. K. P. Ramaswami Ayyar, Adavittai, Madras
13. Thiruvalluvar, K. (15-8-1912) ..	S.A. ..	Franklin College, Madras.	218, Franklin Lane Street, Triplicane, Madras
14. Thiruvalluvar, N. (15-8-1912) ..	S.A. (Exam) ..	Velankannan's College, Madras.	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
15. Thiruvalluvar, C. S. (15-8-1912) ..	S.A. ..	Do ..	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
16. Thiruvalluvar, M. S. (15-8-1912) ..	S.S.L.C. (Intermediate, Part I & II) ..	Madras College, Madras ..	45, Madras College, Madras.
17. Thiruvalluvar, V. (15-8-1912) ..	S.A. (Exam) ..	Velankannan's College, Madras.	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
18. Thiruvalluvar, P. (15-8-1912) ..	Intermediate ..	Madras Christian College, ..	15, Spring Street, Triplicane, Madras
19. Thiruvalluvar, N. (15-8-1912) ..	S.S.L.C. (Intermediate, Part I & II) ..	Velankannan's College, Madras.	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
20. Thiruvalluvar, R. (15-8-1912) ..	S.A. ..	Governments College, Kumbakonam.	15, Poyyala Road, Triplicane, Madras
21. Thiruvalluvar, M. (15-8-1912) ..	Intermediate ..	St. Michael's College, Chidambaram.	15, Poyyala Road, Triplicane, Madras
22. Thiruvalluvar, V. S. (15-8-1912) ..	S.A. ..	Governments College, Kumbakonam.	15, Poyyala Road, Triplicane, Madras
23. Thiruvalluvar, K. G. (15-8-1912) ..	S.S.L.C. (Intermediate, Part I & II) ..	Velankannan's College, Madras.	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
24. Thiruvalluvar, B. T. (15-8-1912) ..	S.S.L.C. ..	High High School, Triplicane.	15, Poyyala Road, Triplicane, Madras
25. Thiruvalluvar, K. S. (15-8-1912) ..	S.A. ..	Madras Christian College, ..	15, Spring Street, Triplicane, Madras
26. Thiruvalluvar, K. S. (15-8-1912) ..	S.A. ..	Do ..	15, Poyyala Road, Triplicane, Madras
27. Thiruvalluvar, P. S. (15-8-1912) ..	S.A. ..	Velankannan's College, Madras.	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
28. Thiruvalluvar, T. S. (15-8-1912) ..	S.A. ..	Assam High School, ..	10, No. K. P. Ramaswami Ayyar, Adavittai, Madras
29. Thiruvalluvar, S. (15-8-1912) ..	Intermediate ..	Franklin College, Madras.	218, Franklin Lane Street, Triplicane, Madras
30. Thiruvalluvar, N. (15-8-1912) ..	S.S.L.C. Typewriting (1934) ..	Municipal High School, Madras.	15, Poyyala Road, Triplicane, Madras
31. Thiruvalluvar, K. (15-8-1912) ..	S.S.L.C. ..	Board High School, Kottaiam.	15, Poyyala Road, Triplicane, Madras
32. Thiruvalluvar, S. (15-8-1912) ..	Intermediate ..	Board College, Thanjavur.	15, Poyyala Road, Triplicane, Madras
33. Thiruvalluvar, M. S. (15-8-1912) ..	S.S.L.C. ..	Madras Christian College, ..	15, Spring Street, Triplicane, Madras
34. Thiruvalluvar, V. (15-8-1912) ..	S.S.L.C. ..	Kalyanacharya High School, Thanjavur.	15, Poyyala Road, Triplicane, Madras
35. Thiruvalluvar, A. G. (15-8-1912) ..	S.S.L.C. ..	P.B. High School, Madras.	15, Poyyala Road, Triplicane, Madras
36. Thiruvalluvar, M. (15-8-1912) ..	S.S.L.C. ..	National High School, Thanjavur.	15, Poyyala Road, Triplicane, Madras
37. Thiruvalluvar, S. (15-8-1912) ..	S.S.L.C. ..	Velankannan's College, Madras.	11, Xela, Nalla Thala Street, Velankannan P.O., Madras
38. Thiruvalluvar, S. (15-8-1912) ..	S.S.L.C. ..	National High School, Thanjavur.	15, Poyyala Road, Triplicane, Madras
39. Thiruvalluvar, T. K. (15-8-1912) ..	S.A. (Exam) ..	St. Michael's College, Chidambaram.	15, Poyyala Road, Triplicane, Madras

[illegible]

Office of the Madras Services Commission,  
Cathedral P. O., Madras, 2nd January 1935.

G. P. KARBUNAKĀDA MENON,  
Bengaluru



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

Fig. 107

MADRAS, TUESDAY EVENING, MARCH 6, 1935.

Figure 3. 3D model

## Part II—Miscellaneous Notifications

## СОДЕРЖАНИЕ

[illegible]

APPOINTMENTS, LEAVE, ETC

## Introduction

\* No. 18. *Larve*.—M.R. Raj. Vishaka Medhobal Unn. rambha Medhobal Unn. District Muz. of Vishakhapatnam. Is granted leave under Fundamental Rules 81 and 82 on average pay without medical certificate for one month with effect from 4th February 1945.

*Formosa*—see item VII (8) and VIII (3) of the High Court Minutes No. 96, dated 16 February 1935, published at page 213 of Part II of East St. George Gazette, dated 15 February 1935, with the notes: "Sukla Dakhara" in the name of "Rishabdev Abhinav Dakhara".

D. S. WHITE,  
*Director*High Court, Madras.  
24th November, 1939.

### Safety and Customs (Kittowski)

**Footnote**—The following readings are advised:—

Mr. F. F. G. Lee, Manchester, the owner from whom we

ergies and Culture Customs Cards.

From the United Nations to the Vatican City

was Mr. C. M. E. Taylor, Consulting Engineer.

reverted. Ya jala un volad!

G. S. INHAFER

<sup>1</sup> Collection of Coastal and Salt Forests.

man, Jan. Marela 1935. n

31.4

### INTERFACIAL TENSION

Levy and epifluorescence—Dr. T. A. Azarick, Executive Officer, Toxicology, II Corps, is pleased, subject to eligibility, to have an average pay and of least 30 days' service from 7th May 1944.

(3) Mr. M. E. Brauchmann, Assistant Income-tax Officer, Madras, 1 Circle, now on leave, serves as Assistant Income-tax Officer, Coimbatore, 1 Circle, as suggested to act as Income-tax Officer, Thiruvananthapuram, 11 Circle, where Mr. (1) is on a leave without pay. The unexpired portion of the leave granted to him is 134 days. Mr. Brauchmann's seniority is 134 days, dated 1st February 1935, will be cancelled. He should relieve Mr. Anand on the 26th March 1935.

F. M. SENYECZ  
*University of Tennessee*

Madras, 21th February 1981

## LANOVE

**Leave and appointment.**—Thirty voluntary rule 2 of Teachers' Rule 86, N. E. R. C. G. Field, Conn., Inspector of Fisheries, V. Conn., Connecticut, is granted leave on average pay without medical certificate for thirty days from the 1st to 10th March, 1936 with permission to allow the holders on the 10th and 11th March 1935 to leave. The grant of leave is subject to the condition of signing from the Accommodation, Madras.

Subject to the provisions of Fundamental Rule 43 and the instructions thereunder, B.R. No. V, 2, Chemistry Dept., Institute of Chemistry, VI Corps, Technological

will hold full additional charge of the V Circle, Cochin, during Mr. Todd's absence on leave.

**T. O. JOURNARDPOTI,**  
Commissioner of Jailors.

Madras, 21st February 1932.

#### PUBLIC WORKS.

**Leave.**—M. R. Ry. Palanichand Subba Ayyar, District Engineer, Assistant Engineer, Cochin, leave on average pay without medical certificate for four months from 15th April 1932 to date of relief.

Madras, 21st February 1932.

**Leave.**—M. R. Ry. Arumangalam Subba Ayyar, District Engineer, Assistant Engineer, Cochin, leave on average pay without medical certificate for two months from 15th April 1932 to date of relief up to 15th June 1932, after which to continue.

Madras, 21st February 1932.

**Appointments.**—The Chief Inspector of Boats is appointed to hold full charge of the Malabar Circle, in addition to his own duties, during the absence of Mr. Srinivas Arulappa, Inspector of Boats, in leave from 15th February 1932 onwards.

Madras, 20th February 1932.

**Appointments.**—M. R. Ry. Kappal Ramalinga Ayyar, Sub-Inspector, Assistant Engineer, Cochin, leave on average pay without medical certificate for three months from 15th April 1932 to date of relief.

**Transfer.**—M. R. Ry. Kappal Ramalinga Ayyar, Sub-Inspector, Assistant Engineer and Forest Officer, Cochin, to the Malabar Circle, to proceed immediately.

Madras, 20th February 1932.

**Leave.**—M. R. Ry. Ramalinga Subba Ayyar, Assistant Engineer, Assistant Engineer, Cochin, leave on average pay without medical certificate for three months and seven days from 15th April 1932 to date of relief. He is also permitted to go to the Forest Sub-circle to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

**Under subsidiary rule 2 to Fundamental Rule 56.**—M. R. Ry. V. Srinivasan Ayyar, S.E., Assistant Engineer, Cochin, leave on average pay without medical certificate for two days on the 2nd and 4th January 1932. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

**M. R. Ry. Appanayya Subba Ayyar, Assistant Engineer, Cochin, leave on average pay without medical certificate for fifteen days from 15th January 1932 to 30th January 1932, both days inclusive. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.**

**Appointments.**—M. R. Ry. Appanayya Subba Ayyar, Assistant Engineer, Cochin, leave on average pay without medical certificate for two days on the 2nd and 4th January 1932. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

Madras, 21st February 1932.

**Transfer.**—M. R. Ry. Thevar Ramalinga Ayyar, Sub-Inspector, Assistant Engineer, Cochin, leave on average pay without medical certificate for two days on the 2nd and 4th January 1932. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

Madras, 21st February 1932.

**Leave and passing.**—M. R. Ry. Palanichand Subba Ayyar, District Engineer, Assistant Engineer, Cochin, leave on average pay without medical certificate for two months from 15th April 1932 to date of relief.

21st afternoon. He is appointed to the Cochin Circle, Cochin, during Mr. Todd's absence on leave.

**V. RAO,**  
Chief Engineer, P.W.D.  
(Roads, Buildings and Works).

Madras, 1st March 1932.

**Transfer.**—M. R. Ry. Palanichand Subba Ayyar, District Engineer, Assistant Engineer, Cochin, leave on average pay without medical certificate for three months from 15th April 1932 to date of relief. He is also permitted to go to the Forest Sub-circle to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

**P. C. L. CLIFF,**  
Superintending Engineer, District Engineer, Cochin, Madras, 1st March 1932.

**By passing.**—M. R. Ry. Kappal Ramalinga Ayyar, Sub-Inspector, Assistant Engineer, Cochin, leave on average pay without medical certificate for two days on the 2nd and 4th January 1932. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

**W. J. DAVIS,**  
Superintending Engineer, Malabar Circle, Madras, 21st February 1932.

**By passing.**—M. R. Ry. Kappal Ramalinga Ayyar, Sub-Inspector, Assistant Engineer, Cochin, leave on average pay without medical certificate for two days on the 2nd and 4th January 1932. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

**M. O. STEVEN,**  
Superintending Engineer, Trichinopoly Circle, Trichinopoly, 1st March 1932.

#### MEMORIALS.

**Leave.**—M. R. Ry. C. K. Venkatasubba Ayyar, S.E., Assistant Engineer, Cochin, leave on average pay without medical certificate for two days on the 2nd and 4th January 1932. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

**Transfer.**—M. R. Ry. V. Srinivasan Ayyar, S.E., Assistant Engineer, Cochin, leave on average pay without medical certificate for two days on the 2nd and 4th January 1932. He is permitted to go to the Cochin and New Year holidays to the home, subject to the condition that during the absence the rules under Fundamental Rule 56 being followed.

**By order.**  
**S. K. PILLAI,**  
Personal Assistant to the Superintendent, Madras, 21st February 1932.

#### GENERAL NOTIFICATIONS.

##### TECHNICAL LIBRARY.

TECHNICAL LIBRARY, TECHNICAL LIBRARY, TECHNICAL LIBRARY.

Open on { Week days and Saturdays, from 10 a.m. to 5 p.m.  
Sundays and Holidays, from 9 a.m. to 5 p.m.

The Technical Library is also a Reading Library. It is free to all except children. There is no subscription to pay.

**K. M. MOHAMMAD,**  
Librarian.











It is hereby notified under section 4 of the Treasury Types Act 52 of 1913 that on 14th December 1934 a card of a Yangtze 185, made of brass, weighing about 35 ozs and valued at Rs. 15 was discovered on 17.3.35. The printer concerned, Anandachandrarayan, Trichy-  
 together with, by Police Officer and Government Agent of the same village. The card is now kept in the safe custody of the Treasury Deputy Collector at Coimbatore.

2. Persons claiming the said brass are required to appear in person or by duly authorized agent before the Collector of South Arcot at his office on October 14 at 11 am. on 14th May 1935 and prove their claim. This matter will then be taken up and disposed of accordingly.

E. C. KANAKTHAN RAJA,  
 South Arcot Collector's Office,  
 14th December 1934.

DEPARTMENT OF AGRICULTURE

Statement showing the DELTA Government's crop Statistics on HAW ROTTER in the Madras Presidency for the week ending 23rd February 1935.

(Tons and Cents in the table of 100 lb. Cwt.)

Tons of cotton.	In the previous year				In the current year.			
	Week ending 23rd February 1934		Total from 1st February 1934 to 23rd February 1934		Current week.		Total from 1st February 1935 to 23rd Feb.	
	Standard cotton	Other cotton	Standard cotton	Other cotton	Standard cotton	Other cotton	Standard cotton	Other cotton
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Yamreddy .. ..	1,238	11	5,947	5,738	144	378	144	1,288
Salem .. ..	204	11	5,191	11	514	11	807	11
Gudalur .. ..	505	115	4,321	1,115	4,044	115	4,321	1,115
Salem and Salem ..	438	118	3,594	1,118	444	1,118	1,118	1,118
Coimbatore .. ..	8	400	79	4,779	10	80	126	1,26
Coimbatore .. ..	1,138	110	3,524	1,110	1,774	1,110	3,527	1,110
Total .. ..	1,983	1,834	16,113	1,110	1,110	1,110	1,110	1,110

(a) Values reported in the preceding week of previous year by telephone calls.

(b) Values reported in the preceding week of previous year by telephone calls.

(c) Values for the week ending 23rd February 1935. (d) Values for the week ending 23rd February 1935. (e) Values for the week ending 23rd February 1935.

(f) Values for the week ending 23rd February 1935. (g) Values for the week ending 23rd February 1935.

(h) Values for the week ending 23rd February 1935. (i) Values for the week ending 23rd February 1935.

(j) Values for the week ending 23rd February 1935.

Quantity of Cotton Fertilizer in the preceding calendar and of Chemicals Cotton Fertilizer at Government Mills in the Madras Presidency during the week ending 23rd February 1935.

(Tons and Cents in the table of 100 lb. Cwt.)

Tons of cotton.	In the previous year.				In the current year.			
	Week ending 23rd February 1934		Total from 1st February 1934 to 23rd February 1934		Current week.		Total from 1st February 1935 to 23rd Feb.	
	Standard cotton	Other cotton	Standard cotton	Other cotton	Standard cotton	Other cotton	Standard cotton	Other cotton
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Yamreddy .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Salem .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Gudalur .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Salem and Salem ..	118	118	1,118	1,118	118	118	1,118	1,118
Coimbatore .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Coimbatore .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Total .. ..	1,118	1,118	1,118	1,118	1,118	1,118	1,118	1,118

Statement of Cotton Fertilizer in the Madras Presidency for the week ending 23rd February 1935.

(Tons and Cents in the table of 100 lb. Cwt.)

Tons of cotton.	In the previous year.				In the current year.			
	Week ending 23rd February 1934		Total from 1st February 1934 to 23rd February 1934		Current week.		Total from 1st February 1935 to 23rd Feb.	
	Standard cotton	Other cotton	Standard cotton	Other cotton	Standard cotton	Other cotton	Standard cotton	Other cotton
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Yamreddy .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Salem .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Gudalur .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Salem and Salem ..	118	118	1,118	1,118	118	118	1,118	1,118
Coimbatore .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Coimbatore .. ..	118	118	1,118	1,118	118	118	1,118	1,118
Total .. ..	1,118	1,118	1,118	1,118	1,118	1,118	1,118	1,118

A. V. KANAKTHAN RAJA,  
 Director of Agriculture.

## PUBLIC HEALTH DEPARTMENT

FINAL STATEMENTS OF THE MEMBERS OF THE MEDICAL COMMISSION FOR THE WEEK ENDING 2nd FEBRUARY 1933.

Serial number	District and Municipalities	Population (1950)			Sex ratio	Literacy rate	Religion										Total		
		Male	Female	Total			Hindu	Muslim	Sikh	Buddhist	Jain	Christian	Others	Total	Male	Female	Total		
1	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
2	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
3	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
4	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
5	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
6	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
7	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
8	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
9	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
10	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
11	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
12	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
13	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
14	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
15	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
16	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
17	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				
18	Amritsar	1,00,000	1,00,000	2,00,000	1000	10	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000	1,00,000	1,00,000	2,00,000				

Latestart Review of Articles and Digest from  
Foreign Journals in the Presidency of Madras  
during the week ending 26th February 1925.

State of origin and nationality	Origin		Acquired		Native		Subsequent change	
	Male	Female	Male	Female	Male	Female	Male	Female
<b>European</b>								
Austria	11	0	1	0	0	0	10	0
Belgium	0	0	0	0	0	0	0	1
Bosnia	0	0	0	0	0	0	0	0
France	0	0	22	0	0	0	0	0
Germany	0	0	0	0	0	0	0	0
Greece	0	0	0	0	0	0	0	0
Hungary	0	0	0	0	0	0	0	0
Italy	0	0	0	0	0	0	0	0
Netherlands	0	0	0	0	0	0	0	0
Poland	0	0	0	0	0	0	0	0
Romania	0	0	0	0	0	0	0	0
Slovakia	0	0	0	0	0	0	0	0
Slovenia	0	0	0	0	0	0	0	0
Spain	0	0	0	0	0	0	0	0
Sweden	0	0	0	0	0	0	0	0
Switzerland	0	0	0	0	0	0	0	0
Turkey	0	0	0	0	0	0	0	0
Ukraine	0	0	0	0	0	0	0	0
Yugoslavia	0	0	0	0	0	0	0	0
Total	0	0	22	0	0	0	10	1
<b>Asia/Gulf region</b>								
Afghanistan	0	0	0	0	0	0	0	0
Bangladesh	0	0	0	0	0	0	0	0
Bhutan	0	0	0	0	0	0	0	0
China	0	0	0	0	0	0	0	0
India	0	0	0	0	0	0	0	0
Indonesia	0	0	0	0	0	0	0	0
Iran	0	0	0	0	0	0	0	0
Iraq	0	0	0	0	0	0	0	0
Israel	0	0	0	0	0	0	0	0
Japan	0	0	0	0	0	0	0	0
Jordan	0	0	0	0	0	0	0	0
Kazakhstan	0	0	0	0	0	0	0	0
Kuwait	0	0	0	0	0	0	0	0
Kyrgyzstan	0	0	0	0	0	0	0	0
Laos	0	0	0	0	0	0	0	0
Lebanon	0	0	0	0	0	0	0	0
Malaysia	0	0	0	0	0	0	0	0
Maldives	0	0	0	0	0	0	0	0
Mauritius	0	0	0	0	0	0	0	0
Mongolia	0	0	0	0	0	0	0	0
Myanmar	0	0	0	0	0	0	0	0
Nepal	0	0	0	0	0	0	0	0
North Korea	0	0	0	0	0	0	0	0
Oman	0	0	0	0	0	0	0	0
Pakistan	0	0	0	0	0	0	0	0
Philippines	0	0	0	0	0	0	0	0
Qatar	0	0	0	0	0	0	0	0
Saudi Arabia	0	0	0	0	0	0	0	0
Singapore	0	0	0	0	0	0	0	0
South Korea	0	0	0	0	0	0	0	0
Sri Lanka	0	0	0	0	0	0	0	0
Taiwan	0	0	0	0	0	0	0	0
Tajikistan	0	0	0	0	0	0	0	0

Form of water (fresh and non-saline)	Shallow		Semi-deep		Deep		Submarine	
	Amount	Depth	Amount	Depth	Amount	Depth	Amount	Depth
<b>Tides</b>								
Atlantic Ocean	91	10	100	10	100	10	100	10
Pacific Ocean	26	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100	10	100	10	100	10	100	10
Pacific Ocean	100	10	100	10	100	10	100	10
Mediterranean Sea	100	10	100	10	100	10	100	10
Black Sea	100	10	100	10	100	10	100	10
Baltic Sea	100	10	100	10	100	10	100	10
North Sea	100	10	100	10	100	10	100	10
English Channel	100	10	100	10	100	10	100	10
Irish Sea	100	10	100	10	100	10	100	10
North Atlantic	100	10	100	10	100	10	100	10
South Atlantic	100	10	100	10	100	10	100	10
Indian Ocean	100</							









Department, Public Works and the office of the District Revenue, Nam Coobay, will be closed for six weeks from Wednesday, the 13th May to Friday, the 25th June 1935 (both days inclusive).

No pleas or petition except applications for grant of writs and for review and revision of process will be received by any of the High Courts during the period of adjournment.

The office of the District, Provisions and Districts departments will accordingly be kept open throughout the vacation.

The offices of other departments will remain closed. Arrangements will however be made—

- (i) for forwarding the copies and process establishments with necessary records and original orders;
- (ii) for transmitting to the High Court records in appeals, review and
- (iii) for all administrative correspondence.

Urgent applications for writs during the vacation Judge's absence from the Bench during the same should be made to the High Court at Madras or Madras.

F. KATADOPALAN,  
District and Sessions Judge.

Madras, 26th February 1935.

Notice is hereby given that the Courts in the district of Coimbatore will be closed for the usual vacation season of 1935 as follows—

District and Sessions Courts, Coimbatore, and the Courts of the Subordinate and Assistant Sessions Judges, Coimbatore, and the Subordinate Judges' Courts of Kanyakumari and Tamil—for six weeks from Monday, the 12th April 1935, to Friday, the 11th June 1935, both days inclusive.

The Courts of the District Magistrate of Coimbatore also vacate from Monday, the 12th April to Sunday, the 2nd June 1935, both days inclusive.

The Courts of the District Magistrate of Coimbatore, Tamil, Kanyakumari, Coimbatore and Kanyakumari will be closed for six weeks from Monday, the 12th May 1935, to 25th June 1935, both days inclusive.

During the adjournment, no pleas or petition except applications for grant of writs and for review and revision of process will be received.

The offices of the revenue and process service and executive departments will accordingly be kept open throughout the vacation.

The offices of the other departments will remain closed. Arrangements will, however, be made (i) for forwarding the copies and process establishments with necessary records and original orders; (ii) for transmitting to the High Court, records in appeals, etc., and (iii) for all urgent administrative correspondence.

Urgent applications for writs during the vacation Judge's absence from the Bench should be made to the High Court at Madras, Madras.

F. Q. PARTER,  
District and Sessions Judge.

Coimbatore, 21st February 1935.

It is hereby notified that the District and Sessions Courts of Madras and the Courts of the Subordinate Judges of Madras and Bangalore will be closed for the usual vacation from Monday, the 25th April 1935 to Friday, the 21st June 1935, both days inclusive.

The Courts of the District Magistrate of Bangalore, Mysore, Kanyakumari and Pudukottai will be closed for six weeks from Monday, the 25th April 1935 to Wednesday, the 21st June 1935, both days inclusive.

The Courts of the District Magistrate of Madras, Coimbatore, Kanyakumari and Pudukottai will be closed for six weeks from Monday, the 12th May 1935 to Friday, the 21st June 1935 both days inclusive.

The Courts of the District Magistrate of Pudukottai will be closed for six weeks from Wednesday, the 16th May 1935 to Friday, the 21st June 1935, both days inclusive.

No pleas or petition, except applications for writs of certiorari and for review and revision of process will be received during the adjournment.

The offices of the revenue and process service and executive departments will be kept open throughout the vacation, provided that no urgent matters will be received during the adjournment.

The offices of the other departments will remain closed. Arrangements will be made—

- (i) for transmitting to the High Court records in appeals, etc.,
- (ii) for all administrative correspondence,
- (iii) for forwarding the copies and process establishments with necessary records and original orders.

L. C. BIRWILL,  
District and Sessions Judge.

Madras, 26th February 1935.

#### NOTICE.

Decree No. 2031, District Court, Coimbatore.

As. Dr. Es. Rs.—Rs. 1000.

Notice is hereby given that meeting of the creditors of the above-named debtor will take place at the office of the District Court of Coimbatore on the 19th day of April 1935 for the purpose of dividing the assets of the debtor and for the purpose of dividing the assets of the debtor. All creditors who have not filed their claims in the District Court should do so before that date.

F. H. WILSON,  
Official Assignee.

High Court, Madras,  
26th February 1935.

#### INTERVENING PETITIONS.

No. 32 of 1935 (I.A. No. 32 of 1935).

District Court, Amavathi.

Yashwantrao Sahasrao—Plaintiff (Decree).

C. F. Kulkarni and others—Respondents.

Notice is hereby given that the above-named petition has been filed for an order of admission of the petition under section 41 of the Provincial Insolvency Act and that the petition stands posted to 26th March 1935 for hearing.

No. 11 of 1935, District Court, Amavathi.

Yashwantrao Sahasrao—Plaintiff.

C. F. Kulkarni and others—Respondents.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act that the petition stands posted to 26th March 1935 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the last date.

V. Y. SURESH RAO,  
District Judge.

Amavathi, 26th February 1935.

No. 3 of 1935, District Court, Kanyakumari.

Subash Chandra Sahasrao—Plaintiff (Decree).

C. N. P. Y. Sahasrao, Chandra and others—Respondents (Decree).

Notice is hereby given under section 20 of Act V of 1935. The above-named petition was filed on 11th March 1935. All the creditors should present their claims before the Official Receiver, as required under the rules before 11th April 1935. The creditors have been granted leave till 11th July 1935 to apply for their final discharge.

No. 7 of 1935, District Court, Kanyakumari.

Subash Chandra Sahasrao—Plaintiff (Decree).

Subash Chandra Sahasrao, Chandra and others—Respondents (Decree).

Notice is hereby given under section 20 of Act V of 1935. The above-named petition was filed on 11th March 1935. All the creditors should present their claims before the Official Receiver, as required under the rules before 11th April 1935. The creditors have been granted leave till 11th July 1935 to apply for their final discharge.

No. 32 of 1935, District Court, Kanyakumari.

Subash Chandra Sahasrao—Plaintiff (Decree).

Subash Chandra Sahasrao, Chandra and others—Respondents (Decree).

Notice is hereby given under section 20 of Act V of 1935. The above-named petition was filed on 11th March 1935. All the creditors should present their claims before the Official Receiver, as required under the rules before 11th April 1935. The creditors have been granted leave till 11th July 1935 to apply for their final discharge.

No. 32 of 1935, District Court, Kanyakumari.

Subash Chandra Sahasrao—Plaintiff (Decree).

Subash Chandra Sahasrao, Chandra and others—Respondents (Decree).

Notice is hereby given under section 20 of Act V of 1935. The above-named petition was filed on 11th March 1935. All the creditors should present their claims before the Official Receiver, as required under the rules before 11th April 1935. The creditors have been granted leave till 11th July 1935 to apply for their final discharge.

## No. 20 of 1911, DISTRICT COURT, NAGARA.

*Refugee Subalterns—Prisoners (Deliver)*  
Makawati Narambala Nardil and others—Respondents (Confessed).

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 4th January 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

A. S. PANCHAPAKERA AYWAR,  
District Judge.

Madras, 27th February 1911.

## No. 3 of 1914, DISTRICT COURT, NAGARA.

*Yaku Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 4th February 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 8 of 1914, DISTRICT COURT, NAGARA.

*Fateh Akram Khan—Prisoner.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 4th February 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 13 of 1914, DISTRICT COURT, NAGARA.

*Chattampi Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 2nd January 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 27 of 1911, DISTRICT COURT, NAGARA.

*Thangappa Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 10th February 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 34 of 1914, DISTRICT COURT, NAGARA.

*Kall Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 6th February 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 35 of 1914, DISTRICT COURT, NAGARA.

*Chattampi Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 10th February 1911 and

that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 36 of 1914, DISTRICT COURT, NAGARA.

*Thangappa Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 10th February 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 37 of 1914, DISTRICT COURT, NAGARA.

*Thangappa Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 10th February 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 38 of 1914, DISTRICT COURT, NAGARA.

*Kall Subalterns—Prisoners.*  
*Refugee Subalterns and others—Respondents.*

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 10th February 1911 and that he should apply for discharge on or before 20th January 1911. Creditors should prove their claims within two months from the date of publication in the District Gazette by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

## No. 8 of 1914, DISTRICT COURT, NAGARA.

*Fateh Akram Khan—Prisoner (Confessed).*  
*Refugee Subalterns and others—Respondents.*

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge him insolvent and that the said petition stands posted in 2nd March 1911 for hearing.

## No. 8 of 1914, DISTRICT COURT, NAGARA.

*Thangappa Subalterns—Prisoners (Confessed).*  
*Refugee Subalterns and others—Respondents.*

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge him insolvent and that the said petition stands posted in 2nd March 1911 for hearing.

## No. 7 of 1914, DISTRICT COURT, NAGARA.

*Kall Subalterns—Prisoners (Deliver).*  
*Refugee Subalterns and others—Respondents.*

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge him insolvent and that the said petition stands posted in 5th April 1911 for hearing.

## No. 8 of 1914, DISTRICT COURT, NAGARA.

*After Kama King, After Subalterns and others—Respondents.*  
*Refugee Subalterns and others—Respondents.*

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge him insolvent and that the said petition stands posted in 5th April 1911 for hearing.

## No. 8 of 1914, DISTRICT COURT, NAGARA.

*Harish Subalterns—Prisoners (Deliver).*  
*Refugee Subalterns and others—Respondents.*

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act that the petitioner has applied

to the Court praying to adjudge him as defendant and that the said petition stands posted to 15th April 1935 for hearing.

No. 18 of 1934, DISTRICT COURT, MALLERU.  
Chinnu Narayanaswami—Petitioner (Defect).  
Gangadhar; Narayanaswami Chinnu and others—Respondents (Defect).

Notice is hereby given under section 10 (2) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge him as defendant and that the said petition stands posted to 15th April 1935 for hearing.

No. 11 of 1935, DISTRICT COURT, MALLERU.  
Hemachandrasaheb Vankarabhaichand Sahay—Petitioner (Defect).  
Chakka Vankarabhaichand Sahay—Respondent (Defect).

Notice is hereby given under section 10 (2) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge respondent as defendant and that the said petition stands posted to 15th April 1935 for hearing.

J. K. LANCASHIRE,  
District Judge.

Bellary, 21st February 1935.

No. 2 of 1935, DISTRICT COURT, WEST TANGORE.  
Muthukannappa Chettiar—Petitioner (Defect).  
Kannan Arakkalagan, son of Thanga Arakkalagan, Annala guru, residing at Kumbakonam, Pudukottai taluk, and others—First Respondent (Defect).

The above-named First respondent (defect) has been adjudged as insolvent by the Court on 16th February 1935. He should apply for discharge on or before 15th February 1935. All creditors should prove their claims before the Official Receiver, West Tangore at Tangore.

G. J. CORRIE,  
District Judge.

Tangore, 25th February 1935.

No. 1 of 1935, DISTRICT COURT, KUMBAKONAM.

Kotal Jagannathan, Kotal Ramasami, Kotal Krishnasami and Kotal Vethanathan, all now residing at Kumbakonam.

Kotal Vethanathan and others—Respondents.  
Notice is hereby given under section 10 (2) of Act V of 1920 that the above-named petitioner (defect) has applied to the Court for being adjudged insolvent and that the said application stands sent to 6th April 1935 for hearing. Respondents wishing to oppose the same may do so either in person or by duly authorized agent.

J. SEETHANATHAN,  
District Judge.

Kumbakonam, 15th February 1935.

No. 20 of 1930 (L.A. No. 1165 of 1930), DISTRICT COURT, CHENNAI.

Isaiah Vankarabhaichand and others—Petitioner (Defect).  
Hemachandrasaheb and others—Respondents (Defect).

Notice is hereby given under sections 33 and 37 of the Provincial Insolvency Act V of 1920 that the above-named petitioners are granted extension of time for applying for discharge by six months from this date.

No. 44 of 1932 (L.A. No. 118 of 1932), DISTRICT COURT, CHENNAI.

Wadhwa Yashwanth—Petitioner (Defect).  
Wadhwa Shrinagappa and others—Respondents (Defect).

Notice is hereby given under section 33 of the Provincial Insolvency Act V of 1920 that the above-named petitioner is granted extension of time for applying for discharge by six months from this date.

No. 22 of 1934, DISTRICT COURT, CHENNAI.

Hemachandrasaheb Sahay and Hemachandrasaheb Sahay and others—Petitioner (Defect).  
Hemachandrasaheb Sahay and others—Respondents (Defect).

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920 that the above-named petitioners were adjudged insolvent by the Court on 24th February 1935 with directions to apply for discharge within six months from that date. Creditors should prove their claims before the Official Receiver, East Madras, Rajahmundry, as soon as possible.

No. 46 of 1934, DISTRICT COURT, CHENNAI.

Kalyanaswami Vankarabhaichand, of Arcot—Petitioner (Defect).  
Maha Sahayanaswami and others—Respondents (Defect).

Notice is hereby given under section 33 of the Provincial Insolvency Act V of 1920 that the above-named petitioner was adjudged insolvent by the Court on 24th February 1935 with directions to apply for discharge within six months from that date. Creditors should prove their claims before the Official Receiver, East Madras, Rajahmundry, as soon as possible.

No. 8 of 1935, DISTRICT COURT, CHENNAI.

Vellayutha Vankarabhaichand of Chennai—Petitioner (Defect).  
P. Rameshalingappa, trustee of Dandakuram Charitable and others—Respondents (Defect).

Notice is hereby given under section 10 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court for being adjudged insolvent and that the same stands posted to 1st April 1935 for hearing.

GANDHI MAHADEV,  
Additional District Judge.

Chennai, 21st February 1935.

No. 48 of 1934, DISTRICT COURT, CHENNAI.

Gurusami Palayandi—Petitioner.  
Meheswara Pillai, son—Respondent.

Under section 23, notice is hereby given that the above-named petitioner in the case has been adjudged insolvent by the Court, on 24th February 1935 and that he should apply for discharge on or before 24th February 1935. Creditors should prove their claims as soon as possible by delivering of proof by registered post to the Official Receiver, South Arcot, as directed in Form No. 3 of the Provincial Insolvency Rules.

F. RAJAGOPALA ACHARY,  
Principal District Judge.

Cuddalore, 25th February 1935.

No. 7 of 1935, DISTRICT COURT, TIRUVELLI.

Palayandi Chettiar and two others—Petitioner (Defect).  
Vellayutha Chettiar, son of Muthiah Chettiar, residing at Pudukottai, Pudukottai taluk—Respondent (Defect).

Notice under section 10 (2) of Act V of 1920 is hereby given that the above-named petitioners have applied to the Court for being adjudged insolvent and that the application stands posted to 15th March 1935 for hearing in this Court.

G. S. VENKATARAMA AYYAR,  
District Judge.

Madurai, 26th February 1935.

No. 42 of 1935, DISTRICT COURT, MADURAI.

Indrakant Sahasraji—Petitioner (Defect).  
Nalla Vankarabhaichand and others—Respondents (Defect).

Notice is hereby given under section 10 of Act V of 1920 that the above-named petitioner was adjudged insolvent by the Court on 20th February 1935 and that all the creditors are requested to prove their claims as early as possible before the Official Receiver, Fort St. George.



No. 5 of 1915, Sra-Court, Kuvempu.  
Kallipali Marayamangal—Policeman (Detent).  
Madrasi Marayamangal and Kuvempu—Quarantine (Detent).

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader on the said date.

No. 6 of 1915, Sra-Court, Kuvempu.  
Attenu Marayamangal—Policeman (Detent).  
Madrasi Marayamangal—Quarantine (Detent).  
Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in this Court either in person or by pleader on the said date.

J. JAYAKRISHNAN,  
Additional District Judge,  
Kuvempu, 23rd February 1915.

No. 8 of 1915, Sra-Court, Kuvempu.  
Raman Pillai Marayamangal and Raman Madhavan Marayamangal—Policemen.  
Raman Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1908 that the above-named petitioners were adjudged insolvent by an order of this Court, dated 23rd February 1915, and that the creditors should apply for final discharge on or before 23rd February 1915. All the creditors will give their claims before the Official Receiver, Kuvempu, as early as possible.

No. 11 of 1915, Sra-Court, Kuvempu.  
Pillai Marayamangal—Policeman.  
Raman Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1908 that the above-named respondent was adjudged insolvent by an order of this Court, dated 23rd February 1915, and that the creditors should apply for final discharge on or before 23rd February 1915. All the creditors will give their claims before the Official Receiver, Kuvempu, as early as possible.

No. 12 of 1915, Sra-Court, Kuvempu.  
Raman Marayamangal—Policeman.  
Raman Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1908 that the above-named respondent was adjudged insolvent by an order of this Court, dated 23rd February 1915, and that the creditors should apply for final discharge on or before 23rd February 1915. All the creditors will give their claims before the Official Receiver, Kuvempu, as early as possible.

No. 17 of 1915, Sra-Court, Kuvempu.  
Kuvempu Marayamangal—Policeman.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 18 of 1915, Sra-Court, Kuvempu.  
Madrasi Marayamangal—Policeman.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

A. SESHAGIRI AIA,  
Additional District Judge,  
Kuvempu, 23rd February 1915.

No. 2 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 3 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 4 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 5 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 6 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 7 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 8 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.

No. 9 of 1915, Sra-Court, Madras.  
Madrasi Marayamangal, and others—Quarantine.  
Madrasi Marayamangal and others—Quarantine.

Notice is hereby given under section 19 (2) of Act V of 1908 that the above-named petitioner has applied to this Court to adjudge him insolvent and that this application should be posted to 23rd April 1915 for hearing. All creditors wishing to oppose the same may appear in person or by pleader on the said date.





1932, and that he has been directed to apply for discharge within a month from then. All evidence should prove that the same before the Official Receiver of North Malabar as soon as possible on proceeding under the rules.

T. V. KRISHNAN NAIR,  
Collectorate Judge.

Tellicherry, 18th February 1935.

No. 43 of 1934, Sess-Court, TRIVANDRUM.

Mangla Kalliyappa—Petitioner (Chaffar),  
Vasanthi Chettai, Petitioner, one of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa of Kalliyappa, Kalliyappa  
District Muzaffar's Court—Respondent (Chaffar).

Notice is hereby given under section 43 of the Provincial Insolvency Act that the order of adjudication of this Court, dated 26th October 1934, has been recalled by an order of this Court, dated 18th February 1935.

No. 4 of 1935 (S.A. No. 200 of 1934), Sess-Court, TRIVANDRUM.

Kalliyappa Kalliyappa—Petitioner,  
Alkali Kalliyappa, son of Kalliyappa, Kalliyappa, and  
subscribers of Kalliyappa, Kalliyappa of Kalliyappa—Respondent (Chaffar).

Notice is hereby given under section 43 of the Provincial Insolvency Act that the order of adjudication of this Court, dated 27th October 1934, has been recalled by an order of this Court, dated 18th February 1935.

No. 27 of 1935, Sess-Court, TRIVANDRUM.

Kalliyappa Kalliyappa and another—Petitioners,  
Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa and another—Respondents.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

No. 10 of 1934, Sess-Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa and another—Respondents.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

No. 48 of 1934, Sess-Court, TRIVANDRUM.

Kalliyappa Kalliyappa—Petitioner,  
Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa and another—Respondents.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

No. 75 of 1934, Sess-Court, TRIVANDRUM.

Kalliyappa Kalliyappa—Petitioner,  
Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

No. 5 of 1935, Sess-Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court, Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

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No. 10 of 1935, Sess-Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

N. KALLIYAPPA,

Collectorate Judge.

Tellicherry, 18th February 1935.

TRIVANDRUM Muzaffar's Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court, Respondent.  
Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

KALLIYAPPA KALLIYAPPA,

Collectorate Judge.

Tellicherry, 18th February 1935.

No. 24 of 1934, District Muzaffar's Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

C. KALLIYAPPA KALLIYAPPA,

Collectorate Judge.

Tellicherry, 18th February 1935.

No. 1 of 1935, District Muzaffar's Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

E. K. K. KALLI,

Collectorate Judge.

Tellicherry, 18th February 1935.

No. 1 of 1935, District Muzaffar's Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

M. KALLIYAPPA KALLIYAPPA,

Collectorate Judge.

Tellicherry, 18th February 1935.

No. 10 of 1934, District Muzaffar's Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

E. K. KALLIYAPPA KALLIYAPPA,

Collectorate Judge.

Tellicherry, 18th February 1935.

No. 48 of 1934 (S.A. No. 200 of 1934), District Muzaffar's Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

E. K. KALLIYAPPA KALLIYAPPA,

Collectorate Judge.

Tellicherry, 18th February 1935.

No. 48 of 1934 (S.A. No. 200 of 1934), District Muzaffar's Court, TRIVANDRUM.

Kalliyappa Kalliyappa, son of Kalliyappa, Kalliyappa and  
subscribers of Kalliyappa, Kalliyappa District Muzaffar's Court—Respondent.

Notice is hereby given under section 43 of the Provincial Insolvency Act that the above-named petitioner has been recalled by an order of this Court, dated 18th February 1935, and that evidence may prove their claims before the Official Receiver, Cochin, Time for discharge, one year.

No. 21 of 1922 H.A. No. 17 of 1922 District  
Meyrick's Court, Goots.

P. E. Lukpatt—Petitioner.

Abdulla Jai Khan and two others—Creditors—Creditors.

This notice that the above-named petition has been admitted for an order of adjournment under section 41 of the Provincial Insolvency Act and that the petition should be presented to this Court on 15th February 1922 for hearing.

X. K. G. KRISHNAPILLAI—Clerk.

Goots, 27th February 1922.

No. 22 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Tajul Dauli—Petitioner.

Periwal Nizam and others—Creditors.

Under section 31, notice is hereby given that the above-named petition has been admitted as a matter of course, dated 12th February 1922, and that the petition should be presented to this Court on 15th February 1922 for hearing.

No. 23 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Periwal Nizam and others—Creditors.

Under section 31, notice is hereby given that the above-named petition has been admitted as a matter of course, dated 12th February 1922, and that the petition should be presented to this Court on 15th February 1922 for hearing.

T. BHARATHA RAO—Clerk.

Kayall, 26th February 1922.

No. 1 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
S. Annapurna—Petitioner.

Sankarappa Naidu and others—Creditors.

This notice is hereby given that the order of this Court, dated 12th February 1922, admitting the above-named petition as a matter of course is hereby annulled under section 41 of the Provincial Insolvency Act, and that the petition should be presented to this Court on 15th February 1922 for hearing.

S. THOMAS—Clerk.

Kayall, 12th February 1922.

No. 24 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Edgar Pichayappa and others—Creditors.

Notice is hereby given under section 31 of the Provincial Insolvency Act that the petition has been admitted as a matter of course on 12th February 1922, and that they are given time for two years to apply for final discharge. All the creditors will prove their claims before the Official Receiver, Kayall, as early as possible.

V. N. KRISHNAPILLAI—Clerk.

Kayall, 26th February 1922.

No. 2 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Albert Rajappa, son of Elm Rajappa, Kadaiyal, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the order of adjournment passed in favour of the petitioner is annulled by this Court on 15th February 1922 on I.A. No. 171 of 1922.

No. 40 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Mangal Vignu, son of Lakshmi Vignu, Nanganal, Kayall—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the order of this Court, dated the 15th March 1922, admitting the petitioner as a matter of course is annulled by this Court on 15th February 1922, on I.A. No. 172 of 1922.

No. 2 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Kaviraj P. Lakshmi, son of S. M. Lakshmi, residing at Kayall, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the order of adjournment passed in favour of the above-named petitioner on 15th March 1922, is annulled as per order, dated the 2nd February 1922, passed on I.A. No. 171 of 1922.

No. 42 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Lawrence P. Gurus, son of J. M. Gurus, residing at Kayall, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th January 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before the Official Receiver, Kayall, as early as possible.

No. 43 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
David Sankar, son of Marika Sankar, Mangalore, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th February 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 44 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
William Sankar, son of Christina Sankar, Mangalore, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th February 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 45 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Chennappa Naidu, son of Chennappa Naidu, residing at Kayall, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th January 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 46 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Thomasa Pichay, nephew of Pichay Pichay, residing at Kayall, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th January 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 47 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Gowda Sankar, son of Sankar Sankar, residing at Kayall, Mangalore—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th January 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 48 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Mangal Vignu, son of Lakshmi Vignu, Nanganal, Kayall—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th January 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 49 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Mangal Vignu, son of Lakshmi Vignu, Nanganal, Kayall—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th January 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 50 of 1922, DISTRICT MEYRICK'S COURT, KAYALL.  
Mangal Vignu, son of Lakshmi Vignu, Nanganal, Kayall—Petitioner.

Under section 31 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by this Court on 15th January 1922 and he is directed to apply for discharge in eight months. All the creditors should prove their claims before this Court as early as possible.

No. 31 of 1934, DISTRICT MURDER'S COURT, MADRAS.  
Srinivas Raju, son of Gubbala alias, Yalagala Raju,  
residing in Bangalore village, Bangalore taluk—  
Petitioner.

Major Jeyaraj and others—Opponents.  
Under section 39 of Act V of 1933, not as a family  
petition, was the above-named petitioner is adjudged main-  
tained by the Court on 21st February 1935 and he is directed  
to apply for discharge on six months. All his creditors  
should prove their claims before the Court as early as  
possible.

No. 3 of 1935, DISTRICT MURDER'S COURT, MADRAS.  
Sobaya Sankar, son of Sathi Sankar Sankar, residing near  
Jaffa, Kottai, Madras—Petitioner.

Under section 39 of Act V of 1933, not as a family  
petition, was the above-named petitioner is adjudged main-  
tained by the Court on 14th February 1935 and he is  
directed to apply for discharge on six months. All his  
creditors should prove their claims before the Court as  
early as possible.

G. KUNJIBABU MENON,  
District Magistrate.

Madras, 21st February 1935.

No. 47 of 1934, DISTRICT MURDER'S COURT, MADRAS.

Madaya Chetty, alias Jeyaraj and another—  
Petitioner (Deceased).

Ganapati, Achantha and seven others—Opponents  
(Deceased).

Notice is hereby given under section 39 (1) of the  
Provincial Insolvency Act that the above-named peti-  
tioners have applied to the Court for adjudging them as  
insolvent and that the said petition was posted  
on 24th March 1935 for hearing. Any creditor wishing  
to oppose the same may appear before the Court either  
in person or by valid on the said date.

A. K. RAJA,  
District Magistrate.

Madras, 21st February 1935.

No. 10 of 1934, DISTRICT MURDER'S COURT,  
PILAYARAJ.

Sanku Kurja Menon—Petitioner.

Kanakkal Chetti and seven others—Opponents.

Notice is hereby given that the above-named petitioner  
has applied to the Court in L.P. No. 18 of 1934 to  
adjudge him as insolvent and that the petition is posted  
on 21st March 1935. Those who desire to oppose the  
petition may appear in person or through pleader at  
11 a.m. that day and file their objections.

No. 1 of 1935, DISTRICT MURDER'S COURT,  
PILAYARAJ.

Sobya Thandavaraj—Petitioner.

K. Kanyas Appa and others—Opponents.

Notice is hereby given that the above-named petitioner  
has applied to the Court in L.P. No. 1 of 1935 to  
adjudge him as insolvent and that the petition is posted  
on 21st March 1935. Those who desire to oppose the  
petition may appear in person or through pleader at  
11 a.m. that day and file their objections.

ANDREAS NUNAN,  
District Magistrate.

Pilayarkudi, 18th February 1935.

No. 4 of 1935, DISTRICT MURDER'S COURT, PONDICHERRY.

Prasanna Sankar—Petitioner.

K. V. Srinivasan and others—Opponents.

Notice is hereby given under section 39 (1) of the  
Provincial Insolvency Act that the above-named peti-  
tioner has applied to the Court to adjudicate him as  
insolvent and that the application is posted for hearing  
on 11th March 1935. Any creditor wishing to oppose  
the same may appear in person or by pleader on the said  
date.

S. SARASIMUTHU,  
District Magistrate.

Pondicherry, 21st February 1935.

No. 8 of 1935, DISTRICT MURDER'S COURT, RAJAHMUNDRAM.

A. K. Srinivasan—Petitioner.

Rajamahalingam, Appa and seven others—Opponents.

Notice is hereby given that the above-named petitioner  
has applied to the Court to adjudicate him as insolvent and  
that the said petition was posted on 18th March 1935 for

hearing. Any person wishing to oppose the petition may  
appear at the Court on 11 a.m. on 18th day in Court in person  
or through pleader and oppose the same.

B. APPA RAO,  
District Magistrate.

Rajahmundry, 21st February 1935.

No. 2 of 1935, DISTRICT MURDER'S COURT,  
RAJAHMUNDRAM.

Thandavaraj—Petitioner (Deceased).

Kanakkal Chetti and others—Opponents (Deceased).  
Notice is hereby given under section 39 of the Provin-  
cial Insolvency Act V of 1933 that the above-named  
petitioner applied to the Court for being adjudged insol-  
vent and that the same petition is posted on 11th April 1935  
for hearing and that any person wishing to oppose the  
same may appear at the Court in person or by a pleader  
at 11 a.m. on the said date.

M. V. PARATHA RAO,  
District Magistrate.

Rajahmundry, 21st February 1935.

No. 3 of 1935, DISTRICT MURDER'S COURT, RAJAHMUNDRAM.

K. Srinivasan, son of Kanakkal Chetti, residing at  
Kannur street, other Rajahmundry—Petitioner (Deceased).

Marudai Sankar and eight others—Opponents (Deceased).

Notice is hereby given under section 39 (1) and 39 of the  
Insolvency Act V of 1933 that the above-named petitioner has  
applied to the Court to be declared as insolvent and that  
the application is posted on 11th March 1935 for hearing.

V. KESARASWAMY SANKAR,  
District Magistrate.

Rajahmundry, 21st February 1935.

No. 6 of 1934, DISTRICT MURDER'S COURT,  
RAJAHMUNDRAM.

Kulasekhar, son of—Petitioner (Deceased).

Madanachari, Chinnabhai, A. V. Srinivasan, Sankar  
and others—Opponents (Deceased).

Notice is hereby given under section 39 of Act V of  
1933 that the petitioner has been adjudged as insolvent on  
the 21st day of February 1935 and given six months  
time to apply for discharge from the said date. The  
petitioner may prove their claims before the Official  
Receiver at Rajahmundry at Madras.

H. GANTHA ATTAR,  
District Magistrate.

Rajahmundry, 21st February 1935.

No. 1 of 1935, DISTRICT MURDER'S COURT, TAMILNADU.

Kannur Chetti, son of Kanakkal Chetti, residing at  
Kannur street, other Rajahmundry—Petitioner (Deceased).

Marudai Sankar and eight others—Opponents (Deceased).

Notice is hereby given that the above-named petitioner  
has applied to the Court to be adjudged as insolvent under  
section 39 and 39 of Act V of 1933 and the petition  
was posted on 11th March 1935 for hearing.

V. KESARASWAMY SANKAR,  
District Magistrate.

Tamilnadu, 21st February 1935.

No. 6 of 1935, DISTRICT MURDER'S COURT, TAMILNADU.

Kannur Chetti, son of Kanakkal Chetti, residing at  
Kannur street, other Rajahmundry—Petitioner (Deceased).

Marudai Sankar and eight others—Opponents (Deceased).

Notice is hereby given that the above-named petitioner  
has applied to the Court to be adjudged as insolvent under  
section 39 and 39 of Act V of 1933 and the petition  
was posted on 11th March 1935 for hearing.

K. N. RAJAGOPAL SANKAR,  
District Magistrate.

Tamilnadu, 21st February 1935.

No. 4 of 1935, DISTRICT MURDER'S COURT,  
TAMILNADU.

Madanachari, son of Appanachari, residing at  
Kannur street, other Rajahmundry—Petitioner (Deceased).

Marudai Sankar and eight others—Opponents (Deceased).

Notice is hereby given under section 39 of Act V of 1933  
that the above-named petitioner has applied to the Court



No. 76 of 1934. OFFICIAL COMPANY'S CODE, WEST  
TANJORE (No. 25 of 1933, S.W. CODE, TANJORE).

Madras High Court—*Prothonotary* (Civil).

Paul E. K. Mahalingam—*Respondent* (Civil).

Notice is hereby given under section 46 of Act V of 1930 that each of the creditors of the above-named bankrupt who have not proved their claims in writing on or before 15th March 1935, failing which a final dividend will be distributed without regard to their claims.

No. 3 of 1935. OFFICIAL COMPANY'S CODE, WEST  
TANJORE (No. 25 of 1933, S.W. CODE, TANJORE).

Krishnamoorthy Appa—*Petitioner* (Bankruptcy).

Notice is hereby given under section 46 of Act V of 1930 that each of the creditors of the above-named bankrupt who have not proved their claims in writing on or before 15th March 1935, failing which a final dividend will be distributed without regard to their claims.

K. KALASUTRAHMANAYA AYYAR,  
Official Receiver, West Tanjore.

Tanjore, 25th February 1935.

#### NOTICES.

IN THE MATTER OF THE TAMIL COMPANIES ACT, 1913,  
AND THE GENERAL INSURANCE COMPANY, LIMITED,  
TANJORE.

Whereas the Managing Director of the General Insurance Company, Limited, Tanjore, in his letter dated 2nd February 1935, has notified that the company is not carrying on any business and that the name of the said company be struck off the register.

And whereas it appears accordingly that the General Insurance Company, Limited, Tanjore, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 107 (1) of the Indian Companies Act, 1913, that notice is given to the creditors of the said company before the date of that notice, the name of the company would be struck off the register and the said company would be dissolved.

And whereas the said company has not shown such name within time allowed which expired on the 15th February 1935.

Therefore the name of the company has under section 107 (1) of the Indian Companies Act been struck off the register.

P. P. RADHAKRISHNA NAIDU,  
Assistant Registrar of Joint Stock Companies,  
Tanjore, Madras.

Tanjore, 25th February 1935.

IN THE MATTER OF THE TAMIL COMPANIES ACT, 1913,  
AND THE TAMIL NADU BANK SOCIETY, LIMITED.

Whereas a shareholder by name A. Thevarasudhan has on behalf of the managing director of the TAMIL NADU BANK SOCIETY, LIMITED, Madras, notified that the said company was not carrying on any business and that the name of the said company be struck off the register.

And whereas it appears accordingly that the said company was not carrying on business.

Notice is hereby given pursuant to section 107 (1) of the Indian Companies Act, 1913, that notice is given to the creditors of the said company before the date of that notice, the name of the company would be struck off the register and the said company would be dissolved.

And whereas the said company has not shown such name within time allowed which expired on the 15th February 1935.

Therefore the name of the company has under section 107 (1) of the Act, been struck off the register.

Madras, 15th February 1935.

IN THE MATTER OF THE TAMIL COMPANIES ACT, 1913,  
AND THE LAKSHMI, LIMITED.

Whereas there is no trace of existence of the Lakshmi, Limited, at its registered office.

And whereas letters addressed to the Lakshmi, Limited, at its registered office, remain unanswered.

And whereas it appears accordingly that the said Lakshmi, Limited, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 107 (1) of the Indian Companies Act, 1913, that notice is given to the creditors of the said company before the date of that notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE TAMIL COMPANIES ACT, 1913,  
AND THE J. J. RAM, LIMITED.

Whereas there is no trace of existence of the J. J. Ram, Limited, at its registered office.

And whereas letters addressed to the J. J. Ram, Limited, at its registered office, remain unanswered.

And whereas it appears accordingly that the said J. J. Ram, Limited, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 107 (1) of the Indian Companies Act, 1913, that notice is given to the creditors of the said company before the date of that notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE TAMIL COMPANIES ACT, 1913,  
AND THE KUTTY PATTABHAKTAVATSALAM, LIMITED.

Whereas there is no trace of existence of the Kutta Pattabhakthavatsalam, Limited, at its registered office.

And whereas letters addressed to the Kutta Pattabhakthavatsalam, Limited, at its registered office, remain unanswered.

And whereas it appears accordingly that the said Kutta Pattabhakthavatsalam, Limited, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 107 (1) of the Indian Companies Act, 1913, that notice is given to the creditors of the said company before the date of that notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE TAMIL COMPANIES ACT, 1913,  
AND THE EXPORT COMPANY (MADRAS), LIMITED.

Whereas there is no trace of existence of the Export Company (MADRAS), Limited, at its registered office.

And whereas letters addressed to the Export Company (MADRAS), Limited, at its registered office, remain unanswered.

And whereas it appears accordingly that the said Export Company (MADRAS), Limited, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 107 (1) of the Indian Companies Act, 1913, that notice is given to the creditors of the said company before the date of that notice, the name of the said company will be struck off the register and the said company will be dissolved.

W. KALINAMURTHY,

Assistant Registrar of Joint Stock Companies,  
Madras City.

Madras, 25th February 1935.

#### MARINE NOTIFICATIONS.

##### NOTICES TO MARINERS.

No. 3 of 1935.

Master, B.S. "Jalarambhai," reports having passed at the 11th instant at 0400 D.M.T. on lat. 10° 02' North, Long. 76° 25' East a large log containing a danger to navigation.

No. 3 of 1935.

Indian-East Coast—Tanjore—Attention of  
Commander of Light.

Date of observation—On or after 15th May 1935.

Position—Lat. 10° 42' N., Long. 76° 15' E.

Details—The present light will be replaced by a light having the unbroken white flame.

Character—A white light of one second's duration every 10 seconds, that is light, the present, which also includes varying 15 days.









improvement may at the discretion of the officer in charge of the workshop be given either by awarding or a smaller amount, than that set down in the above table.

5. The course of training in the Public Works Workshops at Port St. George will be approximately as shown below:-

(a) Carpentry .. .. .	9 months.
(b) Boilery .. .. .	6 "
(c) Machinery .. .. .	9 "
(d) Machine shops .. .. .	9 "
(e) Fitting, steam, steam and engine .. .. .	12 "
(f) Drawing office and design .. .. .	3 "
(g) Visual work .. .. .	3 "
Total .. .. .	5 years.

Every apprentice at the end of each month and before transfer to the next department will be given a test to find out what knowledge he has gained and whether he has utilized his time conscientiously. If he passes his test he will be transferred to the next department. If he fails he will be allowed to study a month more in the same department, and will then be tested again. If he is still failed he will be dismissed. No wages will be paid for the additional month of training.

10. During the last six months, the apprentices in the Public Works Workshops at Port St. George will be required to design and carry out a small job by hand such as a hand drilling machine, a hand pump, etc., to the satisfaction of the officer in charge of the workshop.

On the satisfactory completion of the apprenticeship a final certificate of completion of apprenticeship will be issued in the prescribed form.

11. Apprentices will be granted without wages for three, on production of a medical certificate from a registered medical practitioner, or for other strong reasons. The amount of apprenticeship will be commensurate in the case of those granted an medical certificate for a few months, if the period of leave does not exceed one month and if the officer in charge of the workshop is satisfied with the efficiency of the apprentice, but if the period of leave exceeds one month, the period of apprenticeship will either be extended by the same period of absence or by the period of leave over one month only, as the Executive Engineer, Public Works Division, decides.

12. The Executive Engineer, Public Works Division may terminate an apprenticeship at any time and may discharge an apprentice if a workman is found to be inefficient and may decide what portion of his deposit shall be forfeited in such cases.

**P. VENKATARAMA RAJU,**

Executive Engineer, Public Works Division.

Secunderabad, 2nd February 1933.

## OFFICIAL ADVERTISEMENTS.

### TENDERS FOR THE SUPPLY OF BOOKS, PERIODICALS, NEWSPAPERS, ETC., PUBLISHED OUT OF INDIA.

Sealed tenders will be received by the Deputy Secretary to the Government of Madras, Finance Department, up to 10 noon on Wednesday, the 22nd March 1933 from those who desire the Madras Government to supply of the Government Office in the Province of Madras, periodicals and newspapers, etc., published out of India, from the 1st August 1931 to 31st July 1933.

The rates tendered should be on the basis of the wholesale trade rates at which publications, supply catalogues, etc., are tendered plus administration at the tenderer's option.

The successful tenderer will be required to execute an agreement for the due fulfilment of the contract.

This Government reserves to themselves the right of rejecting any tender without assigning any reasons.

**S. A. VENKATARAMAN,**

Deputy Secretary to Government, Finance Department.

Madras, 2nd February 1933.

### TENDERS FOR THE SUPPLY OF CATTLE-FEED.

Sealed tenders will be received by the undersigned, at his office up to four o'clock on the 22nd March 1933, for the supply of cattle feed.

25-4

5. Tenders should be addressed to the Superintending, Agricultural Research Station, Kottapalli, and should be accompanied by 'Tender for the supply of cattle feed for the year 1932-33'.

6. Each tender should be accompanied by an earnest money of Rs. 50 in cash or promissory notes which will be returned to the tenderer when no contract is accepted.

7. The Supply contract will entitle the tenderer to himself the right of supplying at any of the stations without assigning any reasons for so doing.

8. As soon as the acceptance of the tender is notified, the earnest money will be required to deposit a further sum of Rs. 50 which, with the earnest money received, will be held as security for the due fulfilment of the contract.

9. The successful tenderer will also be required to sign an agreement in the prescribed form for the due fulfilment of the contract.

10. Failure to comply with conditions 8 and 9 shall void the acceptance of the earnest money.

11. The contract must not be broken.

12. Other conditions of contract can be seen at any time between 2 p.m. and 5 p.m. at the Superintending Officer's office.

13. A sample of 2 lbs. of each of the articles should be sent with tender.

Apprenticeship period of each job required.

Tenderer.	Supply per week.
Grasshopper .. .. .	1,500 lbs.
Cowpea seed .. .. .	1,500 lbs.

**K. CHOKKALINGAM PAI,**

Superintendent, Agricultural Research Station.

Kottapalli, 22nd February 1933.

### TENDERS FOR THE SUPPLY OF GRASSES, EDIBLE FODDERS AND FERTILISERS.

Sealed tenders will be received by the Executive Engineer, Public Works Division, up to 10 noon on Wednesday, the 22nd March 1933 from those who desire the Madras Government to supply of the Government Office in the Province of Madras, grasses, edible fodders and fertilisers, etc., from the 1st August 1931 to 31st July 1933.

**A. G. MITAL,**

Executive Engineer, Public Works Division (P.W.D.), Secunderabad, 2nd February 1933.

### TENDERS FOR THE SUPPLY OF SMALL STORES FOR 1932-33.

Tenders will be received by the Executive Engineer, Public Works Division, at his office at Secunderabad up to 4 p.m. on 22nd March 1933, for the work of supply of small stores for 1932-33.

1. Tenders must be submitted in sealed covers and should be addressed to the Executive Engineer, Public Works Division, at his office at Secunderabad and the name of the work being tendered on the cover.

2. The tenderer is made by an individual, it shall be signed with his full name, and his address shall be given. If it is made by a firm, it shall be signed with the full name of the firm, and the name and address of each of the partners shall be given. If the tender is made by a Corporation, it shall be signed by a duly authorized officer who shall produce with his letter, satisfactory evidence of his appointment. Such tendering correspondence may be accepted, before the contract is awarded, to furnish evidence of his appointment.

3. Each tenderer must pay, in earnest money, a sum of Rs. 100 (one hundred only) to the Government Treasury at Secunderabad within the period of the tenderer's acceptance to the credit of earnest money in behalf of the Executive Engineer at Secunderabad.

The earnest money will be returned to the successful tenderer on acceptance, after submission of his tender to the Government Treasury at Secunderabad. This earnest money will be returned to the tenderer on acceptance of the tender. The earnest money will be returned to the tenderer on acceptance of the tender. The earnest money will be returned to the tenderer on acceptance of the tender.



name and description of vessel.	Net	Approved Tonnage Measurement.
101. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
102. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
103. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
104. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
105. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
106. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
107. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
108. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
109. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
110. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
111. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
112. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
113. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
114. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
115. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
116. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
117. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
118. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
119. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
120. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
121. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
122. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
123. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
124. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
125. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
126. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
127. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
128. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
129. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
130. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
131. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
132. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
133. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
134. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
135. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
136. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
137. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
138. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
139. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
140. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
141. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
142. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
143. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
144. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
145. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
146. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
147. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
148. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
149. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
150. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
151. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
152. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
153. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
154. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
155. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
156. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
157. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
158. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
159. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
160. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
161. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
162. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
163. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
164. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
165. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
166. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
167. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
168. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
169. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
170. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
171. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
172. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
173. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
174. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
175. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
176. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
177. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
178. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
179. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
180. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
181. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
182. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
183. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
184. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
185. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
186. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
187. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
188. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
189. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
190. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
191. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
192. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
193. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
194. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
195. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
196. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
197. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
198. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
199. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100
200. "Maudslayi," motor, 1000 lbs. 11 ft. 6 in.	100	100

**TERMS FOR PROTECTING THE RIGHT FLOOD BANK (PAINT) SLOPE BELOW BRIDGE-ROADS AND AT OTHER INTERSECTIONS.**

Persons will be required by the Executive Engineer (Public Works), at his office at Port of Spain, on Tuesday, 10th April 1937, for the work shown above.

The tender should be in the prescribed form obtainable from the Executive Engineer's office.

2. Tenders must be submitted in sealed covers, and should be addressed to the Executive Engineer, Public Works, Division, the name of the tenderer and the name of the work being done on the cover.

3. If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with the co-partnership name by a member of the firm, who shall also sign the contract, and the same and address of each member of the firm shall be given. If the tender is made by a corporation, it shall be signed by a duly authorized officer who shall produce with his tender, satisfactory evidence of his authorization. Each tendering corporation may be required, before the contract is entered, to furnish evidence of its corporate existence.

4. Each tenderer must pay, in current money, a sum of rupees three hundred only into the hands of the Imperial Bank of India or into the Government Treasury of subordinates, or by the production of the Executive Engineer's receipt to the credit of Executive Engineer on behalf of the Executive Engineer of the Public Works Division and tenderer will be liable for the claim entered against him. This current money will be retained by the Executive Engineer on application, after payment is made of rupees of the tender or on the expiration of two months from date of tender, whichever is earlier. The amount will be returned by the Executive Engineer on application and endorsement on the claim. The current money will not be returned in cash or currency notes by the Public Works Department Officers, save in exceptional cases, where there are no tenders or where the production of the officer making the tender, when currency notes are given, the tenderer should sign his name at full value, date, on the back of all the currency notes given by him, otherwise these documents may be lost.

The current money will be retained in the case of the successful tenderer and will not carry any interest. It will be dealt with as provided in the tender.

5. When a tender is to be accepted, the tenderer shall offer on the date fixed by notice in connection to him. He shall forthwith upon acceptance bring down to him by the Executive Engineer of acceptance of his tender make a security deposit of rupees three hundred only in one of the forms prescribed in the Public Works Department Code and sign an agreement to the proper departmental form for the due fulfillment of the contract. This security deposit together with the current money and the amount retained according to clause 4 of the Standard Specification of the Madras Detailed Standard Specifications will be retained as security for the due fulfillment of the contract. The tenderer shall before the production laid down in the preceding paragraph for payment of current money and such deposit will not be returned. Failure to make the security deposit as provided in this paragraph shall result in forfeiture of the current money.

6. The tenderer shall enclose clearly the Madras Detailed Standard Specifications, and also the Standard Preliminary Specification, contained therein, and sign the Government Office copy of the Madras Detailed Standard Specifications and its extension, and in case of each party before submitting his tender shall sign and seal by the tenderer work in detail. He shall also certify under the drawings and estimates and specifications and all the documents which form part of the agreement to be entered into by the accepted tenderer. The Madras Detailed Standard Specifications and other documents, contained with the contract, such as specifications, plans, sections, specifications, sheets regarding materials, etc., can be seen at any time between 10 a.m. and 5 p.m. on office days, in the office of the Executive Engineer, Public Works Division.

7. The tenderer's attention is drawn to the requirement for materials under the term "Standard Specifications" in the "Preliminary Specifications." Materials conforming to the Madras Detailed Standard Specifications shall be used in the work, and the tenderer shall quote his rates accordingly.



(a) Tossing the loaded wagon over the weighing scale for weighing or checkweighing, in the event of loss for road transport, and in the case of other losses up to one up of the filled bags as may be required in the checkweighing shed to enable the checkweighing officer to checkweigh such percentage of the total material as he considers to be required by the departmental order; and

(b) Tossing and recovering the residual bags opened for losses of salt and cleaning the ground where salt has been lost in such manner as may be required by the Officer in charge of the Depot.

(c) In the case of losses of salt which has been stored in a covered shed.

(d) Tossing the bags in, and loading them on to, waggon or carts as required by memorandum or by the Officer in charge of the Depot and allowing waggon wheels necessary; and

(e) Tossing the loaded wagon over the weighing bridge for weighing or checkweighing, in the case of losses for road transport only, in the case of other losses, weighing may at the filled bags or may be required in the checkweighing shed to enable the checkweighing officer to checkweigh such percentage of the total material as he considers to be required by the departmental order.

3. Drivers containing tenders should, in accordance with the rules for the supply of salt for the Madras Depot, Bangalore, and other places should submit a tender receipt for payment at the Madras Depot Treasury in a cheque or such other currency notes or Rs. 100.

4. Tenders should specify separately for losses for (a) road transport and (b) losses under the rules at which they are prepared to supply labour per bag for such place. It is open to the Collector of Customs and the Revenue, Madras, to accept tenders either for (a) or for (b) or for both. It is also open to the tenderer to submit a tender for either of the two works or for both. It is open to the tenderer to supply the tender in any of the tenders and also to terminate the contract at any time during the currency of the contract on giving him a 14 days' notice. However, in no case will he be entitled to obtain a refund.

(A) The list of salt loaded from bags stored under weighing of salt in Government's shed is—

When taken out after receipt on receipt by the department.	When taken out after receipt on receipt by the department.	When taken out after receipt on receipt by the department.	When taken out after receipt on receipt by the department.
Between 10 a.m. and 12 noon.	Between 12 noon and 2 p.m.	Between 2 p.m. and 4 p.m.	Between 4 p.m. and 6 p.m.
1000.	1000.	1000.	1000.

Particulars  
No. of bags  
No. of bags  
No. of bags  
No. of bags

(B) For bag of salt loaded from bags stacked under the bag storage system—

Between 10 a.m. and 12 noon.	Between 12 noon and 2 p.m.	Between 2 p.m. and 4 p.m.	Between 4 p.m. and 6 p.m.
1000.	1000.	1000.	1000.

Particulars  
No. of bags  
No. of bags  
No. of bags  
No. of bags

5. The concerned tenderer will be required to make a further deposit of Rs. 100 for the due fulfilment of the contract and to execute a contract that such conditions of which are set forth in the agreement being entered into a result of the taking of the acceptance of his tender. In the case of Customs and the acceptance of the tender is submitted. The agreement shall only be the agreement to be made by a tenderer whose tender for the supply of labour for work for some salt may have been accepted will be only Rs. 100.

6. The right of rejecting or accepting any tender without requiring any notice for so long as is required by the department.

7. Particulars which may be changed at the office of the Engineer, Madras Depot Circle, near Tondiarpet Railway Station.

8. The deposits of the concerned tenderer will be returned on account as per the, while the deposit of the concerned tenderer will be returned on due fulfilment of the contract.

#### ANNEXURE.

1. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

2. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

3. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

4. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

5. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

6. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

7. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

8. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

9. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

10. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

11. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

12. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

13. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.

14. Period of the contract.—The contract shall, unless extended or renewed, be for a period of one year from 1st April 1935 to 31st March 1936.









7. The monthly maximum limit of supply of cotton to plant will be as follows:—

Optim class No. 1 ..	30 acres
" " No. 2 ..	40 "
" " No. 3 ..	50 "
" " No. 4 ..	60 "

10. The monthly maximum limit of supply to gins (approx. 540 lbs. in all) will be:—

Shop 1. Generally ..	40 acres
" 2 (New Machine) ..	70 "
" 3 (Machine) ..	50 "
" 4 (Machine) ..	60 "
" 5 (Machine) ..	70 "
" 6 (Machine) ..	80 "
" 7 (Machine) ..	90 "
" 8 (Machine) ..	100 "

The 1000 bales will be:—(1) Malindi, (2) English New Year Day, (3) General, (4) Malindi, (5) General New Year Day, (6) Malindi New Year Day, (7) Malindi, (8) General, (9) Malindi, (10) General, (11) Malindi, (12) Malindi, (13) Malindi, (14) Malindi, (15) Malindi, (16) Malindi, (17) Malindi, (18) Malindi, (19) Malindi, (20) Malindi.

J. D. BROWN,  
Collector.

Chief-Post-Master Collector's Office,  
Ind Street 1933.

#### TENDER NOTICE

Bidders tender to be invited for the following work of the University, and will be received by the undersigned till 12 noon on Monday, the 20th April 1933, and will be opened on the same date at 12 noon. Terms of contract can be obtained from the office of the undersigned between 11 a.m. and 4 p.m. on any working day. The terms of the work should be inspected on each week evening the tender is:—

- Job printing and binding work associated therewith.
- Printing.
- Printing of University Publications in English, Hindi and Marathi.
- Supply of paper.

W. McLELLAN,

Registrar, University of Madras.

Madras House, Madras,  
20th March 1933.

#### GOVERNMENT PUBLICATIONS FOR SALE.

AT THE COMMISSIONER GENERAL PRESS, 16A, HINDUSTAN ROAD, MADRAS 5, AND BY AGENTS.

(A Catalogue of all Madras Government Publications available for sale may be obtained gratis from the Commission General Press, Hindustan Road, or at Hindustan Road, Madras.)

[This notice is published for the purpose of giving notice to the public.]

[Resolutions will be accepted in future only in the form of request stamps for copies of four copies and first in one copy or half copy distribution.]

#### APPENDIX

I of 1933 MADRAS CITY CIVIL CODES (AMENDMENT) Act 1933.

II of 1933 MADRAS LAND REVENUE (AMENDMENT) Act 1933.

REVENUE (AMENDMENT) No. 46. PART B of the MADRAS REVENUE (AMENDMENT) Act 1933.

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# മോട്ട് സെൻറ് ജോർജ് സെൻറ്

IV-ാം ഭാഗത്തുപോലെ സ്വീകരിച്ചത്

SUPPLEMENT TO PART IV—FORT ST. GEORGE GAZETTE

നമ്പർ 1 (1) MARCH 5, 1935. [PART, 1 & 2.]

മതിയായി: മെമ്പർട്ട് ഹൗസിൽ, 1935 മാർച്ച് 5 ചൊവ്വ.

## മതിയായി ഗവണ്മെൻ്റ് ബിൽ BILL OF THE GOVERNMENT OF MADRAS

നിരോധനം വ്യക്തമാക്കപ്പെട്ട ഭരണാഭാവനയ്ക്കു മേൽപ്പം മേൽപ്പം  
മേൽപ്പം ഗവണ്മെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ്

\* മതിയായി നിരോധിക്കുന്ന സെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ്  
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BILL No. 4 of 1935.  
1935 മാർച്ച് 4 - 5 നാൾ ബിൽ.

A BILL TO PROVIDE FOR THE BETTER CONTROLLING  
OF BEGGARS IN THE CITY OF MADRAS

മതിയായി പുനര്രീതിപ്പെട്ട ഭരണാഭാവനയ്ക്കു മേൽപ്പം മേൽപ്പം  
നിരോധിക്കുന്ന സെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ്

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ഗവണ്മെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ് സെൻ്റ്

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1. ഈ തീർപ്പിനെ 1934 ലെ തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു.

2. 1888 ലെ തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

"ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

3. 1888 ലെ തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

"71.8. പത്തുവർഷം മുമ്പ് തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

(i) കിഴക്കൻ പ്രവിശ്യയിലെ പത്തുവർഷം മുമ്പ് തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

(ii) (iii)-ാം പത്തുവർഷം മുമ്പ് തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

(a) കിഴക്കൻ പ്രവിശ്യയിലെ പത്തുവർഷം മുമ്പ് തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

(b) കിഴക്കൻ പ്രവിശ്യയിലെ പത്തുവർഷം മുമ്പ് തിരുവിതാംകൂർ ഭരണകർമ്മ വികസന കമ്മിറ്റി ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു. "ഏകീകൃതമായി പ്രസ്താവിക്കുന്നു" എന്നാണ്.

[illegible][illegible][illegible][illegible][illegible]



[illegible][illegible]

സ്കൂളിലെ അദ്ധ്യാപകർ

[illegible]

efineerend:  $\text{grate} = \text{grate} \cup \{a\}$ .

(A, translation.)

P. SANKARAN NAMBIAR,  
Malayalam Translator to Government.





Collective table and in some farms stand in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### SOUTH AFRICA

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### CHITTOOR

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### NORTH AFRICA

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### RAJAH

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### CHITTOOR

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### THIRUVARUR

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

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#### TANJORE

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### MADRAS

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

#### RAJAH

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.

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#### MADRAS

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#### CHITTOOR

Water-supply sufficient for drinking except in parts of the Government table. Harvest of poultry generally in good season but in some, due to weather. For the autumn. Condition of table generally good. Rain season.





SUPPLEMENT TO PART I  
OF

THE FORT ST. GEORGE GAZETTE

No. 10]

MADRAS, TUESDAY EVENING, MARCH 2, 1935.

FINANCE DEPARTMENT.

(Madras)

NOTIFICATION.

*Fort St. George, March 1, 1935 [G.O. No. 111, Finance (Madras)]*

No. 29.—In exercise of the powers conferred by sub-section (1) of section 44 of the Madras Port Trust Act, 1920 (Madras Act II of 1920), and in pursuance of the Madras Port Trust's Scale of Rates and statement of conditions published with Finance (Madras) Department Notification No. 18, dated the 14th January 1935, at pages 241 to 262 of Part I of the Fort St. George Gazette, dated the 24th February 1935, as subsequently amended, the Governor in Council is hereby pleased to announce, with effect on and from the 1st April 1935, the following Scale of Rates and statement of conditions for dues on goods landed or shipped at any wharf, quay, pier, dock, land or building in the precincts or occupation of the Board of Trustees of the Port of Madras or at any place within the limits of the Port, framed by the Board under resolutions 42, 43 and 43-A of the said Act and consisting of—

- (i) Book I entitled "Charges for certain services which the Board is prepared to render to the public," and
- (ii) Book II entitled "Conditions attaching to certain services which the Board is prepared to render to the public."

The Scale of Rates and statement of conditions hereby associated shall apply, in so far as they are applicable, only to cargo landed from, or shipped to, vessels commencing landing or shipment at the Port on or after the 1st April 1935, and not to cargo landed from, or shipped to, vessels at the Port on or after that date which may have commenced landing or shipment prior thereto.

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(PARTS I to IV.)

CHARGES FOR CERTAIN SERVICES WHICH THE BOARD IS  
PREPARED TO RENDER TO THE PUBLIC.

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# THE MARRAS PORT TRUST BOARD SCALE OF RATES

## BOOK I

### PART I

#### CHAPTER I.—METHOD OF CALCULATING CHARGES.

(a) For the purpose of the scale of rates—

(i) one ton by weight means 20 cwt., and

(ii) one ton by measurement means 100 cu. ft. or in the case of Government stores not granted an licence, 40 cu. ft.

(b) For the purpose of the scale of rates the following quantities are considered equivalent to one ton—

	gals.
(i) Petrol or kerosene in bulk or otherwise .. ..	300
(ii) Kerosene oil in bulk or otherwise .. ..	275
(iii) Lubricating oil in bulk or otherwise .. ..	350
(iv) Liquid fuel in bulk or otherwise .. ..	348
(v) Liquids other than the above on which the rate of harbour dues is fixed per 54 gallons .. ..	216

(c) In the case of coal, coke, iron, oils and other goods, as bulk, charges (harbour dues, quay dues, crango, trussor dues, special portage, removal fees and consolidated landing charge) shall be recovered on the consolidated tonnage of the vessel's cargo.

(d) In the case of cargo other than the cargo mentioned in clause (c), charges (harbour dues, quay dues, crango, trussor dues, special portage, removal fees and consolidated landing charge) shall be recovered in accordance with the unit of weight, measurement or liquid measure, prescribed in the classification against each item of goods in Schedule A of Chapter III. Harbour dues, consolidated landing charge and quay dues shall be calculated on the total tonnage of each item of goods, while crango, trussor dues, special portage and removal fees, if incurred, shall be charged on the total tonnage of the several items of goods forming a consignment. For purposes of recovery of the above-mentioned charges the gross and net the net tonnage of each package as specified in the invoice or other shipping documents shall be taken, subject to a test check by the Board. In the absence of these documents or in the absence of the specification of gross tonnage thereon, the tonnage ascertained by actual test-check shall be taken as the gross tonnage.

(e) Where marks are indistinguishable and the cargo is loaded in bulk or under such conditions that the tonnage is not readily ascertainable, the licensed surveying company of the port receiving the cargo is taken as the tonnage, a proportionate reduction being made for half loads. But if the cargo is loaded direct on to, a quay, the tonnage is ascertained by taking the actual measurement and converting it at 50 cu. ft. to a ton.

(f) In calculating the gross weight of any individual item, fractions are reckoned as under:—

	TON.
Load up to $\frac{1}{2}$ ton .. .. .	.. .. .
Load over $\frac{1}{2}$ ton and up to $\frac{3}{4}$ ton .. .. .	.. .. .
Load over $\frac{3}{4}$ ton and up to $1\frac{1}{2}$ ton .. .. .	.. .. .
Load over $1\frac{1}{2}$ ton and up to 2 ton .. .. .	.. .. .

46. Fractions of measurement-weights are similarly treated.

47. For liquids, other than in bulk, the rate is fixed at 54 gallons. Fractions of 54 gallons are treated in the same way as fractions of a ton, the dividing points being fixed at 14, 27 and 40 gallons. All fractions of a ton, the given in clause (b) shall be treated in the same way as fractions of a ton, the dividing points being fixed at 63, 127 and 190 gallons in the case of kerosene oil and at 62, 126 and 183 gallons in the case of lubricating oil.

48. Half an ounce or smaller fractions against any one item is dropped.

49. Fractions exceeding half an ounce are reckoned as one ounce.

50. The aggregate of all charges (including transit dues) payable on any one consignment shall be subject to a minimum of four annas, except in the case of over-sea goods when the actual charges shall be recovered.

51. The minimum payment on account of transit dues on imports or exports is two annas on any one consignment.

52. "Consignment" means the goods covered by one import or export application.

53. Where alternative units are quoted in Schedule A of Chapter III, the unit which is favourable to the Board will be taken.

#### CHAPTER II.—DUTY OF CHARGES LEVIABLE ON GOODS.

(The charges themselves will be found in Chapters III to VII.)

Charges shall be levied on goods imported, exported or transhipped in accordance with the relevant provisions of Chapters III to VII as specified below:—

##### A.—GENERAL IMPORTS.

Harbour dues.—Chapter III, Schedules A, B or C as applicable. These cover porters by the Board subject to the following exceptions:—

- (1) Whenever the Board agrees with the Harbour Agents to relinquish to the latter the porters of any definable category except, the rates of harbour dues payable by owners of such cargo shall be ten annas less per ton than those quoted in Schedule A of Chapter III. The Harbour Agents perform the services of sorting, stacking and delivering of such cargo and collect dues from owners the above sum. But the reduction of ten annas per ton off the harbour dues does not apply to (a) vessels granted in Italian, (b) articles on which the rate of harbour dues is "per sack"; or (c) goods landed outside the enclosed harbour.

For handling all these, unless made under their own arrangements and the cost is not covered by the harbour dues.

- (2) Whether dutiable or non-dutiable, the undermentioned goods are not portaged by the Board and the harbour dues quoted do not cover portage. If portaged by the Board by special request, the charges as given in Chapter VII are recovered in addition to the harbour dues:—

- (a) Items printed in Italian in Schedule A of Chapter III.
- (b) Goods landed outside the enclosed harbour.

**Consolidated landing charge.**—Chapter IV, Scale A.—This charge is levied on the greater part of dutiable and non-dutiable import cargoes to cover the cost of landing to quay wharves, rebates of wharfe charges on packages up to one ton. The consolidated landing charge is collected by the Board from the Importers whether the cargo is landed by the Board itself or other agency to whom the Board may have relinquished its power of landing by agreement.

**Quay dues.**—Chapter IV, Scale B.—These dues are charged on goods ordinarily subject to the consolidated landing charge for which overseas delivery orders have been issued by the Steamers Agents or Masters of vessels and which are delivered direct to consignees. Quay dues are payable to the Board by importers, like all other dues, on the harbour application filed by them.

**Wharfe charges.**—Chapter V, Scale A or B as applicable.

**Trevel dues.**—Chapter VI, Scale A, if incurred.

**Special portwage and removal fees.**—Chapter VII, Scale A or C, if incurred.

#### B.—GENERAL EXPENSES.

**Harbour dues.**—Chapter III, Scale A, B or C, as applicable. These do not cover portwage by the Board.

Exports taken directly into the custody of the Board pay an additional sum of two annas three pies per ton, over and above the rates quoted in Scale A of Chapter III. (For conditions see paragraph 2 of Book III.)

Produce of any one kind shipped by a single shipper in any calendar year in excess of the tonnage fixed by the Board for that kind of produce for such year shall pay in respect of the excess tonnage reduced harbour dues at the rate of one anna a ton.

When the Board undertakes the portwage of export cargo at the request of the exporter, charges as laid down in Chapter VII shall be payable in addition. The handling on the part of the Board in respect of export cargo shall be from truck to lighter or to ship.

**Wharfe charges.**—Chapter V, Scale A or B as applicable.

**Trevel dues.**—Chapter VI, Scale B, if incurred.

**Special portwage and removal fees.**—Chapter VII, Scale A or C, if incurred.

#### C.—TRANSHIP CHARGES.

**Harbour dues.**—Chapter III, Scale B.

**Wharfe charges.**—Chapter V, Scale A.

**Trevel dues.**—Chapter VI, Scale C, if incurred.

**Special portwage and removal fees.**—Chapter VII, Scale B, if incurred.

#### D.—STORES SUPPLIED OR EXPENDED BY GOVERNMENT AND INDIA BOARDS.

**Harbour fees.**—Chapter III, Scale A, subject to the following reservation:—  
A uniform rate of Rs. 2-3-6 per ton of 22 cwt. or per ton of 40 cwt. (which includes all wharfe charges) shall be levied on all Government stores other than those so priced in India in Scale A of Chapter III, and (ii) on Government stores falling within the above description. In the case of the said Scale A shall be levied. Whenever the Board

retrogrades the handling of Government stores not falling within the above two exceptions, the uniform rate shall be Rs. 2-12-0 instead of Rs. 3-6-0 per ton. When stores falling within the above two exceptions are landed by the Board, the actual cost of the handling shall be levied subject to a minimum of four annas per ton in the case of stores falling within exception (2) and to a minimum of twenty per cent of the harbour dues chargeable in the case of stores falling within exception (1).

*Storage charges.*—Chapter V, Scale A or B as applicable.

*Toward dock.*—(Imports).—Chapter VI, Scale A, if incurred.

*Toward dock.*—(Exports).—Chapter VI, Scale B, if incurred.

*Special portage and miscell. fees.*—See reservation above under 'Harbour Dues'.

**K.—RAILWAY STORES, I.E., STORES IMPORTED OR EXPORTED AT THE PORT BY RAILWAY COMPANIES AS DENISED BY THE INDIAN RAILWAYS ACT, 1890 (X OF 1890), OR WORKING STATE RAILWAYS OR BY GOVERNMENT OR OTHERS ON BEHALF OF SUCH COMPANIES.**

*Harbour dues.*—Chapter III, Scale A, subject to the following reservation:—

A uniform rate of Rs. 2-12-0 per ton of 20 cwt. or per ton of 50 cwt. shall be levied on all Railway stores other than those (i) printed in italics in Scale A of Chapter III, and (2) on which the rates are quoted 'per cwt.' in the said Scale A. In the case of Railway stores falling within the above exceptions, the rates in the said Scale A shall be levied. Whenever the Board retrogrades the handling of Railway stores not falling within the above exceptions, the uniform rate shall be Rs. 3-6-0 per ton on all stores and Rs. 1-15-0 per ton on iron and steel landed at the least basin iron yard and handled by Handling Agents instead of Rs. 2-12-0 per ton. When stores falling within the above two exceptions are handled by the Board, the actual cost of the handling shall be levied subject to a minimum of four annas per ton in the case of stores falling within exception (2) and to a minimum of twenty per cent of the harbour dues chargeable in the case of stores falling within exception (1).

*Storage charges.*—Chapter V, Scale A or B, as applicable.

*Toward dock.*—(Imports).—Chapter VI, Scale A, if incurred.

*Toward dock.*—(Exports).—Chapter VI, Scale B, if incurred.

*Special portage and miscell. fees.*—See reservation above under 'Harbour Dues'.

#### **L.—IRON AND STEEL.**

*Harbour dues.*—Chapter III, Scale A, with the following reservation:—

Wherever the Board agrees with the Handling Agents to retrograde to the latter the portage of iron and steel, whether casting or forged, consigned to others than to Government or Indian States and landed at the least basin iron yard, the rate of harbour dues thereon shall be fourteen annas per ton less than that quoted in Scale A of Chapter III. The Handling Agents perform the services of sorting, stacking and delivery of such cargo and collect direct from owners the above rate retrograded by the Board.



*Consolidated landing charge*.—Chapter IV, Scale A.

*Quarantine charges*.—Chapter V, Scale A.

*Transit dues*.—(Imports).—Chapter VI, Scale A, if incurred.

*Transit dues*.—(Exports).—Chapter VI, Scale B, if incurred.

*Special portage and removal fees*.—Chapter VII, Scale A or C as applicable, if incurred.

#### G.—TUGS.

*Harbour dues*.—Chapter III, Scale A, as applicable.

*Quarantine charges*.—Chapter V, Scale A, as applicable.

*Transit dues*.—(Imports).—Chapter VI, Scale A, if incurred.

*Transit dues*.—(Exports).—Chapter VI, Scale B, if incurred.

*Special portage and removal fees*.—Chapter VII, Scale A or C as applicable, if incurred.

#### H.—COAL.

*Harbour dues*.—Chapter III, Scale A, as applicable.

### CHAPTER III.—HARBOUR DUES.

#### Scale A.—General.

N.B.—Of the sums marked \* include wharfage charges, if incurred, except the cost of loading or discharging.

O/S The sums placed in italics are not percentage by the Board, and are liable to wharfage charges, if incurred.

Scale of rates of harbour dues class first according to main loads—

Description of goods.	Imports or exports.	
	Tons.	Scale.
<b>I. Arrived and Mixed. Wharfage and non-wharfage Berthings, Moys and Spans.</b>		
<b>A.</b> <i>Arrived and mixed wares, non-wharfage.</i>	50 cwt.	2 0 0
<b>B.</b> <i>Arrived.</i>	50 cwt.	5 4 0
<b>C.</b> <i>Alm, beer, porter, stout or cider, in cases.</i>	50 cwt.	5 12 0
<b>D.</b> <i>Alm, beer, porter, stout or cider, in casks.</i>	50 cwt.	4 0 0
<b>E.</b> <i>Distillate.</i>	50 cwt.	1 0 0
<b>F.</b> <i>Colours and acids in casks.</i>	50 cwt.	4 0 0
<b>G.</b> <i>Wares and spirits in cases.</i>	50 cwt.	1 0 0
<b>II. Arrivals, Bulk and other small Floating Craft, Appliances and Accessories.</b>		
<b>A.</b> <i>Arrivals, complete.</i>	50 cwt.	25 0 0
<b>B.</b> <i>Do parts and accessories.</i>	50 cwt.	2 0 0
<b>C.</b> <i>Do.</i>	50 cwt.	2 0 0
<b>D.</b> <i>Bulk, machines and other small floating craft, appliances and accessories.</i>	50 cwt.	2 0 0
<b>E.</b> <i>Ship's baggage.</i>	50 cwt.	Free.



Number of tons.	Description of goods.	Price to spec. order.	
		Per cwt.	Per ton.
F.	Machineery parts and accessories .. .. .	20 cwt.	2 0 0
G.	Farmer's bag machine .. .. .	20 cwt.	2 0 0
H.	Rolling stock and parts thereof .. .. .	20 cwt.	2 0 0
I.	Unassorted .. .. .	20 cwt.	2 0 0
J.	Do. .. .. .	20 cwt.	2 0 0

## VII. Italian and French.

A.	Belles and spurs (gold and silver) in packages ..	* Each.	4 0 0
B.	Spurs, other than gold and silver, in packages ..	* Each.	2 0 0

## VIII. Chemicals, Chemical Products, Drugs, Medicines and Narcotics.

A.	Acids of all kinds as crystalline powder, in cases ..	50 cwt.	4 0 0
B.	Acids of all kinds as crystalline powder, in solution ..	70 cwt.	4 0 0
C.	Acids of all kinds, liquid, in cases .. .. .	50 cwt.	3 0 0
D.	Do. in drums .. .. .	50 cwt.	3 0 0
E.	Do. in casks or barrels .. .. .	50 cwt.	3 0 0
F.	Alkalis .. .. .	50 cwt.	3 0 0
G.	Alkalis .. .. .	50 cwt.	3 0 0
H.	Alkalis .. .. .	50 cwt.	3 0 0
I.	Alkalis .. .. .	50 cwt.	3 0 0
J.	Alkalis .. .. .	50 cwt.	3 0 0
K.	Alkalis .. .. .	50 cwt.	3 0 0
L.	Alkalis .. .. .	50 cwt.	3 0 0
M.	Alkalis .. .. .	50 cwt.	3 0 0
N.	Alkalis .. .. .	50 cwt.	3 0 0
O.	Alkalis .. .. .	50 cwt.	3 0 0
P.	Alkalis .. .. .	50 cwt.	3 0 0
Q.	Alkalis .. .. .	50 cwt.	3 0 0
R.	Alkalis .. .. .	50 cwt.	3 0 0
S.	Alkalis .. .. .	50 cwt.	3 0 0
T.	Alkalis .. .. .	50 cwt.	3 0 0
U.	Alkalis .. .. .	50 cwt.	3 0 0
V.	Alkalis .. .. .	50 cwt.	3 0 0
W.	Alkalis .. .. .	50 cwt.	3 0 0
X.	Alkalis .. .. .	50 cwt.	3 0 0
Y.	Alkalis .. .. .	50 cwt.	3 0 0
Z.	Alkalis .. .. .	50 cwt.	3 0 0
AA.	Alkalis .. .. .	50 cwt.	3 0 0

## IX. Glass Drills and Animals and Chemical Drills.

A.	Crude animals and drills, complete .. .. .	* Each.	100 0 0
B.	Crude animals and drills, complete .. .. .	* Each.	100 0 0

## X. Miscellaneous.

A.	Crude .. .. .	50 cwt.	4 0 0
B.	Crude .. .. .	50 cwt.	4 0 0
C.	Crude .. .. .	50 cwt.	4 0 0
D.	Crude .. .. .	50 cwt.	4 0 0
E.	Crude .. .. .	50 cwt.	4 0 0
F.	Crude .. .. .	50 cwt.	4 0 0
G.	Crude .. .. .	50 cwt.	4 0 0
H.	Crude .. .. .	50 cwt.	4 0 0
I.	Crude .. .. .	50 cwt.	4 0 0
J.	Crude .. .. .	50 cwt.	4 0 0
K.	Crude .. .. .	50 cwt.	4 0 0
L.	Crude .. .. .	50 cwt.	4 0 0
M.	Crude .. .. .	50 cwt.	4 0 0
N.	Crude .. .. .	50 cwt.	4 0 0
O.	Crude .. .. .	50 cwt.	4 0 0
P.	Crude .. .. .	50 cwt.	4 0 0
Q.	Crude .. .. .	50 cwt.	4 0 0
R.	Crude .. .. .	50 cwt.	4 0 0
S.	Crude .. .. .	50 cwt.	4 0 0
T.	Crude .. .. .	50 cwt.	4 0 0
U.	Crude .. .. .	50 cwt.	4 0 0
V.	Crude .. .. .	50 cwt.	4 0 0
W.	Crude .. .. .	50 cwt.	4 0 0
X.	Crude .. .. .	50 cwt.	4 0 0
Y.	Crude .. .. .	50 cwt.	4 0 0
Z.	Crude .. .. .	50 cwt.	4 0 0
AA.	Crude .. .. .	50 cwt.	4 0 0

Export articles.	Description of goods.	Tonnage in exports.	
		Tons.	Value, \$.
K.	Overhaul of horse-drawn transport	25 cwt.	5 0 0
L.	Parts and accessories of cycles, bicycles, motor cars, tractors and other motor vehicles, motor cycles and trams more than rubber tyres and wheels.	25 cwt.	5 0 0
M.	Trams and parts and accessories	25 cwt.	5 0 0
<b>XI. Textiles, Leatherware, Furhides (including holding and engineering materials), Chemical and Alloys.</b>			
A.	Woolen, plaid and woven cloth	25 cwt.	5 0 0
B.	Leatherware, leather	25 cwt.	5 0 0
C.	Do. do.	25 cwt.	5 0 0
D.	Leatherware, leather	25 cwt.	5 0 0
E.	Glass, glass, glass and window glass	25 cwt.	5 0 0
F.	Glass bottles, beer, glass and glassware	25 cwt.	5 0 0
G.	Leather and leather goods	25 cwt.	5 0 0
H.	Furhides	25 cwt.	5 0 0
I.	Chemicals	25 cwt.	5 0 0
<b>XII. Dyeing and Tanning Materials, Fertilizers, Oils and Paints and Materials.</b>			
A.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
B.	Do. do. in drums, kegs or bags	25 cwt.	5 0 0
C.	Alumina and alumina salt in cases	25 cwt.	5 0 0
D.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
E.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
F.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
G.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
H.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
I.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
J.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
K.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
L.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
M.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
N.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
O.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
P.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
Q.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
R.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
S.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
T.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
<b>XIII. Fish, Fruits, Vegetables and Preserves.</b>			
A.	Corn and coffee beans and spices in bags	25 cwt.	5 0 0
B.	Do. do. in bags	25 cwt.	5 0 0
C.	Corn, coffee, beans and potatoes	25 cwt.	5 0 0
D.	Corn, coffee and potatoes	25 cwt.	5 0 0
E.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
F.	Do. do. in cases	25 cwt.	5 0 0
G.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
H.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
I.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
J.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
K.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
L.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
M.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
N.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
O.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
P.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
Q.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
R.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
S.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0
T.	Alumina, alumina and other dyes in cases	25 cwt.	5 0 0

Symbol of Item	Description of goods.	Imports in car lots.	
		Yds.	Rate.
XV. Furniture, Stationery, Text and Camp Equipment.			
A.	Furniture not subject to the rule of wood	50 x 8	2 6 0
B.	Do. do. made of metal	50 x 8	5 4 0
C.	Texts and camp equipment, parts and accessories	50 x 8	1 0 0
XVI. Games, Toys and Sporting Requisites.			
A.	Games, toys and sporting requisites	50 x 8	2 6 0
B.	Playing cards	50 x 8	1 0 0
XVII. Government Bonds.			
A.	Government bonds	50 x 8	2 6 0
B.	Do.	50 x 8	2 6 0
XVIII. Tools, Pails, Cans, Pans, Plates, Marls, Cans and Home Food.			
A.	Tools, pails, shovels, cranked lead, metal, key and screw, painted or unpainted	20 x 8	1 10 0
B.	Pans, metal, cranked lead, in bags or sacks	20 x 8	2 0 0
C.	Marls	20 x 8	2 0 0
D.	Pans, glass, pails, shovels, cranked lead, metal	20 x 8	2 0 0
E.	Marls	20 x 8	2 0 0
F.	Tools, pails, shovels and cranked lead, in bags	20 x 8	2 0 0
G.	Tools, pails, shovels and cranked lead, in bags	20 x 8	2 0 0
H.	Tools, pails, shovels and cranked lead, in bags	20 x 8	2 0 0
I.	Tools, pails, shovels and cranked lead, in bags	20 x 8	2 0 0
J.	Tools, pails, shovels and cranked lead, in bags	20 x 8	2 0 0
XIX. Guns, Pistols, Lugs, Wax and Knives.			
A.	Knives	50 x 8	2 6 0
B.	Knives	50 x 8	2 6 0
C.	Knives	50 x 8	2 6 0
D.	Knives	50 x 8	2 6 0
E.	Knives	50 x 8	2 6 0
F.	Knives	50 x 8	2 6 0
G.	Knives	50 x 8	2 6 0
H.	Knives	50 x 8	2 6 0
I.	Knives	50 x 8	2 6 0
J.	Knives	50 x 8	2 6 0
XX. Haberdashery, Hosiery, Millinery, Apparel, Baggage, Umbrellas and Packs.			
A.	Haberdashery, hosiery, millinery, apparel, baggage and packs	50 x 8	4 0 0
B.	Haberdashery, hosiery, millinery, apparel, baggage and packs	50 x 8	4 0 0
C.	Haberdashery, hosiery, millinery, apparel, baggage and packs	50 x 8	4 0 0
D.	Haberdashery, hosiery, millinery, apparel, baggage and packs	50 x 8	4 0 0
E.	Haberdashery, hosiery, millinery, apparel, baggage and packs	50 x 8	4 0 0
XXI. Hats, Caps, Leather Goods, Footwear, Ropes and Articles Made Thereof.			
A.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
B.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
C.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
D.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
E.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
F.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
G.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
H.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
I.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
J.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0
K.	Hats, caps, leather goods, footwear, ropes and articles made thereof	50 x 8	2 6 0

Symbol abbrev.	Description of prob.	In parts or complete.	
		U.S.	Extr.

**XXI. Instruments, Apparatus, Fixings and Appliances, Scientific, Musical, Photographic, etc., Parts and Accessories Thereof.**

			XX. 4. P.
A.	Tricks, watches and time-pieces .. ..	25 c.f.	3 4 0
B.	Clocks, watches and time-pieces, parts and accessories .. ..	25 c.f.	3 8 0
C.	Revolvers, pistols and accessories .. ..	25 c.f.	2 8 0
D.	Optics, prisms, gratings .. ..	* Each.	12 0 0
E.	Musical instruments, strings and accessories .. ..	25 c.f.	2 8 0
F.	Telegraphs, telephones and electric instruments, apparatus, accessories and strings without glass, tubes and wires .. ..	25 c.f.	3 8 0
G.	Telegraphs, telephones and electric instruments, apparatus, accessories and strings without glass, tubes and wires .. ..	25 c.f.	3 8 0
H.	Typewriters and duplicators, strings and accessories .. ..	25 c.f.	2 8 0
I.	Thermometers .. ..	25 c.f.	2 8 0
J.	Do. .. ..	25 c.f.	2 8 0

**XXII. Instruments, Tools, Implements and Apparatus, Domestic and Non-Domestic.**

A.	Domestic hardware .. ..	25 c.f.	3 4 0
B.	Drums and other metal articles .. ..	25 c.f.	3 4 0
C.	Electric light apparatus .. ..	25 c.f.	3 4 0
D.	Electric light apparatus, tools and accessories .. ..	25 c.f.	3 4 0
E.	Tools and implements .. ..	25 c.f.	3 4 0
F.	Lamps and lanterns without glass .. ..	25 c.f.	3 4 0

**XXIII. Ivory, Bone, Horn, Shell, Precious Stones and Gems.**

A.	Combs, mirrors, packages .. ..	* Each.	2 8 0
B.	Combs, mirrors .. ..	25 c.f.	4 8 0
C.	Ivory and bone .. ..	25 c.f.	4 8 0
D.	Onyx, shell, gold and silver leaf, rhinoceros, glass, horn, shell, bone and ivory, in pieces, plates, tubes, carved, and in various shapes .. ..	* Each.	4 8 0
E.	Ivory, shell, bone and ivory, in pieces, plates, tubes, carved, and in various shapes .. ..	25 c.f.	4 8 0
F.	Trays, mirrors and packages .. ..	* Each.	2 8 0
G.	Trays, mirrors and packages .. ..	25 c.f.	4 8 0
H.	Trays, mirrors and packages .. ..	25 c.f.	2 8 0

**XXIV. Lenses, Glass, Plastic, Paper, Metal, Rubber, Wax and Tissues and Miscellaneous Articles.**

A.	Lenses, glass, plastic, paper, metal, rubber, wax and tissues .. ..	25 c.f.	3 8 0
B.	Lenses, glass, plastic, paper, metal, rubber, wax and tissues .. ..	25 c.f.	3 8 0
C.	Do. .. ..	25 c.f.	3 8 0
D.	Do. .. ..	25 c.f.	3 8 0
E.	Do. .. ..	25 c.f.	3 8 0
F.	Lenses, glass, plastic, paper, metal, rubber, wax and tissues .. ..	25 c.f.	3 8 0
G.	Do. .. ..	25 c.f.	3 8 0
H.	Do. .. ..	25 c.f.	3 8 0
I.	Do. .. ..	25 c.f.	3 8 0
J.	Do. .. ..	25 c.f.	3 8 0
K.	Do. .. ..	25 c.f.	3 8 0
L.	Do. .. ..	25 c.f.	3 8 0
M.	Do. .. ..	25 c.f.	3 8 0
N.	Do. .. ..	25 c.f.	3 8 0
O.	Do. .. ..	25 c.f.	3 8 0
P.	Do. .. ..	25 c.f.	3 8 0
Q.	Do. .. ..	25 c.f.	3 8 0

Number of tons.	Description of goods.	Imports averaged.	
		Cms.	Rate.
XXX. Manure and Fertilizer.			
A.	Animal and vegetable manure set in both in- cluding no value at all kinds.	20 cwt.	Wt. A. B.
B.	Animal and vegetable manure in bulk.	20 cwt.	1 0 0
C.	Chemical manure in bags.	20 cwt.	2 5 0
D.	Do. in casks.	20 cwt.	2 0 0
E.	Slime or sulphur.	20 cwt.	1 5 0

**XXVI. Wrecks, Wrecks and Articles made of wrecks not otherwise classified under  
headings of particularity.**

A.	Asbestos, unmanufactured, each variety, whitish.	20 cwt.	5 5 0
B.	Asbestos, paper cloth.	20 cwt.	5 5 0
C.	Clash (blackboard, billiard, crayons and blackboard).	20 cwt.	5 5 0
D.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
E.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
F.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
G.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
H.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
I.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
J.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
K.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
L.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
M.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
N.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
O.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
P.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
Q.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
R.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
S.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
T.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
U.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
V.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
W.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
X.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
Y.	Coal, crushed and set in bulk.	20 cwt.	1 0 0
Z.	Coal, crushed and set in bulk.	20 cwt.	1 0 0

**XXVII. Oil and Fat.**

A.	Animal and vegetable oil in cask or drum.	20 cwt.	5 5 0
B.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
C.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
D.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
E.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
F.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
G.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
H.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
I.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
J.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
K.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
L.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
M.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
N.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
O.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
P.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
Q.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
R.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
S.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
T.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
U.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
V.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
W.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
X.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
Y.	Animal and vegetable oil in cask.	20 cwt.	5 5 0
Z.	Animal and vegetable oil in cask.	20 cwt.	5 5 0

**XXVIII. Paper, Stationery, Mill work, Paper making Materials, Printed Matter,  
Maps, Charts, Printing and Lithographic Materials.**

A.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
B.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
C.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
D.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
E.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
F.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
G.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
H.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
I.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
J.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
K.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
L.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
M.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
N.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
O.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
P.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
Q.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
R.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
S.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
T.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
U.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
V.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
W.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
X.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
Y.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0
Z.	Advertising and printed matter, books, maps and charts.	20 cwt.	5 5 0

Number of lot	Description of article	Imposition of duties	
		Duty	Rate
<b>XXIX. Pottery and Tiled Appliances.</b>			
A.	Crocks .. .. .	30 c. ft.	2 0 0
B.	Buffed or glazed .. .. .	30 c. ft.	2 0 0
C.	Porcelain, including painted, glazed, and enameled .. .. .	30 c. ft.	2 15 0
D.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
E.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
F.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
G.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
H.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
I.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
J.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
K.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
L.	Stoneware and earthenware .. .. .	20 c. ft.	2 0 0
<b>XXX. Pictures, Works of Art, Caricatures, Photographs, Specimens of Natural Science and Specimens of Trade.</b>			
A.	Oil, water, and specimens of natural science .. .. .	50 c. ft.	2 0 0
B.	Caricatures, water, and specimens of natural science .. .. .	50 c. ft.	2 0 0
C.	Works of art and specimens of trade .. .. .	50 c. ft.	2 0 0
D.	Specimens of trade .. .. .	50 c. ft.	2 0 0
E.	Specimens of trade .. .. .	50 c. ft.	2 0 0
F.	Specimens of trade .. .. .	50 c. ft.	2 0 0
G.	Specimens of trade .. .. .	50 c. ft.	2 0 0
H.	Specimens of trade .. .. .	50 c. ft.	2 0 0
I.	Specimens of trade .. .. .	50 c. ft.	2 0 0
J.	Specimens of trade .. .. .	50 c. ft.	2 0 0
K.	Specimens of trade .. .. .	50 c. ft.	2 0 0
L.	Specimens of trade .. .. .	50 c. ft.	2 0 0
<b>XXXI. Pottery and Appliances for Natural Science, etc.</b>			
A.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
B.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
C.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
D.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
E.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
F.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
G.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
H.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
I.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
J.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
K.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
L.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
<b>XXXII. Pottery and Appliances for Natural Science, etc.</b>			
A.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
B.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
C.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
D.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
E.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
F.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
G.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
H.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
I.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
J.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
K.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
L.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
<b>XXXIII. Pottery and Appliances for Natural Science, etc.</b>			
A.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
B.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
C.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
D.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
E.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
F.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
G.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
H.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
I.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
J.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
K.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0
L.	Pottery and appliances for natural science .. .. .	50 c. ft.	2 0 0



Number of feet.	Description of goods.	Weights or measures.	
		Do.	Value.
<b>XXXV. Tobacco and Smoking Materials.</b>			
A.	Cigars, wrapped, 100 in a box, 10 boxes in a case	20 cts.	2 00
B.	Cigars and cigars in boxes	50 cts.	7 50
C.	Cigarettes, 100 in a box	20 cts.	2 00
D.	Tobacco, leaf	10 cts.	3 00
E.	Tobacco, manufactured	10 cts.	4 00
F.	Tobacco, cut or ground	10 cts.	10 cts.
<b>XXXVI. Miscellaneous Goods.</b>			
A.	Various kinds of goods	20 cts.	2 00
B.	Do.	50 cts.	5 00
C.	Do.	100 cts.	10 00
<b>XXXVII. Various Goods.</b>			
A.	Various goods	10 cts.	1 00
B.	Do.	50 cts.	5 00
C.	Do.	100 cts.	10 00
<b>XXXVIII. Food and Drink.</b>			
A.	Apples, fruit, 100 in a box, etc.	20 cts.	2 00
B.	Forward	50 cts.	5 00
C.	Bacon and cattle bacon, 100 lbs.	10 cts.	1 00
D.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
E.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
F.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
G.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
H.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
I.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
J.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
K.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
L.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
M.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
N.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
O.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
P.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
Q.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
R.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
S.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
T.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
U.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
V.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
W.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
X.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
Y.	Meat and cattle meat, 100 lbs.	20 cts.	2 00
Z.	Meat and cattle meat, 100 lbs.	20 cts.	2 00







[illegible]















[illegible]

































[illegible]















### Table B—Spurious Cases.

Item number	Description of nature of violation.	Penalty.
1	On goods shortlanded . . . . .	Harbour dues as per Rule A of this Chapter.
2	On the unauthorised transship of packages, whether they are landed empty or partly empty.	Do.
3	On transshipments collected on board a vessel and landed at this Port.	Do.
4	On all export cargo, whether it is shipped on, being torn, brought into the Board's presence, in order to be shipped without having been shipped.	Do.
5	On all goods not stored in warehouses or on board ships at land entering the harbour by rail or road, whether shipped or not.	Do.
6	Goods removed for shipment but stored in warehouses or board ships.	Harbour dues as per Rule A of this Chapter, payable at the time of shipment only.
7	Goods introduced for shipment but left in the Board's possession.	Do.
8	Coal or oil fuel which has paid harbour dues on landing of unshipped and shipped as cargo.	Harbour dues as per Rule A of this Chapter.
<b>Scale C—Goods from vessels in distress.</b>		
Item number	Description for purposes of this scale.	Penalty.
1	Cargo of other ports landed from vessels in distress.	Harbour dues as per Rule A of this Chapter on landing.
2	Cargo that has already paid vessel harbour dues at another port but has not been cleared for destination.	The harbour dues at the time of landing or on the date of re-shipment or if removed out of the Board's possession.
3	Cargo of other ports re-shipped, without having left the Board's possession.	Do. harbour dues at the time of shipment.
<b>Scale D—Transhipped Goods.</b>		
Item number	Description for purposes of this scale.	Penalty.
1	Coal or oil fuel, for bunkers, transhipped direct from vessel to vessel.	One quarter of the harbour dues quoted in Rule A of this Chapter.
2	Goods originally manifested for transshipment and transhipped direct ship to ship without directly or via the shore.	Do. 1 per ton of 20 cwt. or 20 cwt. or 20 cwt. as declared by the Revenue Agents.
	(a) Goods on which the rates of harbour dues are "per ton."	One quarter of the harbour dues quoted in Rule A of this Chapter.
	(b) Goods on which the rates of harbour dues are "per ton."	One quarter of the harbour dues quoted in Rule A of this Chapter.
	(c) Goods on which the rates of harbour dues are "per ton."	One quarter of the harbour dues quoted in Rule A of this Chapter.
3	Goods originally manifested for transshipment and transhipped direct ship to ship without directly or via the shore.	Do. 1 per ton of 20 cwt. or 20 cwt. or 20 cwt. as declared by the Revenue Agents.
4	Coal or oil fuel whether originally manifested or subsequently manifested.	One quarter of the harbour dues quoted in Rule A of this Chapter.
5	Landed goods landed to the harbour and when re-shipped re-landed out of the harbour by transshipment from Board's cargo to other goods or vice versa inside the harbour.	One quarter of the harbour dues quoted in Rule A of this Chapter, plus the landing charges payable only.
	(a) Goods on which the rates of harbour dues are "per ton."	One quarter of the harbour dues quoted in Rule A of this Chapter.
	(b) Goods on which the rates of harbour dues are "per ton."	One quarter of the harbour dues quoted in Rule A of this Chapter.
	(c) Goods on which the rates of harbour dues are "per ton."	One quarter of the harbour dues quoted in Rule A of this Chapter.

### Scale E—Goods lost in harbour dues.

Quotations in the pattern of this scale.

Item number.	Description.
1	Goods surrendered and brought back to the Port on which harbour dues have already been collected, but not reloaded.
2	Coal or oil lost which has paid harbour dues if registered for bunkers.
3	Goods exported by rail and not reloaded upon a railway by rail or by road which have been stored in a warehouse or bonded place of deposit.
4	Goods reimported by sea by the bonded.
5	Goods accompanying the mail and not reloaded on ships.
6	Mailbags and parcels on board for bunkers.
7	Goods on board from the Board's premises.
8	Goods on board.
9	Goods belonging to the administration passing through the harbour in railway wagons without being reloaded.
10	Harbour dues paid to the Port on which the goods are not reloaded.
11	Goods not transferred for transshipment but merely transferred from one berth to another of the same vessel or (in the case of ships) to the same vessel.
12	Goods not shipped for transshipment but merely transferred from one berth to another of the same vessel or (in the case of ships) to the same vessel.
13	Goods not shipped for transshipment but merely transferred from one berth to another of the same vessel or (in the case of ships) to the same vessel.
14	Goods not shipped for transshipment but merely transferred from one berth to another of the same vessel or (in the case of ships) to the same vessel.

### CHAPTER IV.—CONSOLIDATED LANDING CHARGE AND QUAY DUES.

The scale of dues is as follows within the enclosed harbour and is in addition to the harbour dues payable under Chapter III.

#### Scale A—Consolidated Landing Charge.

(For application to porters' services see paragraph 3, Chapter I, Book II.)

Item number.	Description.	Rate of consolidated landing charge.
1	Foreign or dutiable landing cargo or non-dutiable landing cargo up to one ton in weight, measurement or liquid measure per package, whether loaded by vessel or quay or shore.	Rs. 1-4-0 per ton as noted against the classification in Scale A of Chapter III.
2	Foreign or dutiable landing cargo or non-dutiable landing cargo over one ton in weight, measurement or liquid measure per package, if loaded at quay.	Rs. 1-4-0 per ton as noted against the classification in Scale A of Chapter III.
3	Foreign or dutiable landing cargo or non-dutiable landing cargo over one ton in weight, measurement or liquid measure per package, if loaded at quay.	Nil.

#### Exemptions—

- (i) Articles imported in India in Scale A of Chapter III.
- (ii) Goods imported by Government and Indian States.
- (iii) Railway goods as defined in the Scale of Rates.
- (iv) Goods not transferred for transshipment but merely transferred from one berth to another of the same vessel or loaded and unloaded on the same vessel.
- (v) Goods on which the rate of harbour dues is 'per ton.'
- (vi) Goods over one ton by weight or measurement loaded by a vessel at moorings or at places other than the quay at which the vessel is lying.
- (vii) Goods for which special delivery orders have been granted by the Harbour Agents as Masters of vessels.

- (f) Goods from sailing vessels.  
 (g) Goods in transit for transshipment either directly or via the shore.  
 (h) Unrefined and waste oils cargo cleared by Shimmer Agents.  
 (i) Goods brought into the harbor by rail or road and delivered locally.  
 (j) Goods consigned to the Board.

Note.—In the case of the above exceptions the warehouse shall pay to the holder of goods, landing charges on the scale that may be agreed to between themselves and the harbor.

#### SCALE B.—QUAY DUES.

Classification.	Use.	Warehoused subject to to be taken at a rate of which is 10-100 in 1000.	Transhipped at wharves or elsewhere subject to any which is 10-100 in 1000.
Goods and partly subject to the consolidated landing charges for which separate delivery orders have been issued by the Shimmer Agents on Receipt of goods and which are delivered down to consignees.	For use as noted in the classification including all cargo for all.	Rs. A. P. \$ 12 6	Nil.

Note.—(1) The goods mentioned in the above table are not taken charge of or handled by the Board and the warehouse will pay harbor dues on such goods at the same rate as for those goods entered in Scale A of Chapter III.

(2) The above rate covers storage charges on packages up to one ton. Exceed one ton, Chapter V, Scale A, applies, if rates are used.

#### CHAPTER V.—CRANAGE CHARGES.

The scale of crango charges shall be as under—

##### Scale A.—General.

Item.	Classification for nature of the cargo.	Group.
1	<p>Crango—</p> <p>Up to 1 ton per package .. .. .</p> <p>Over 1 ton and up to 2 tons per package .. .. .</p> <p>“ 2 tons “ 3 tons “ .. .. .</p> <p>“ 3 “ “ 10 “ “ .. .. .</p> <p>“ 10 “ “ 15 “ “ .. .. .</p> <p>“ 15 tons “ .. .. .</p>	<p>Rs. A. P.</p> <p>5 4 0 per ton per bale.</p> <p>2 3 0 “</p> <p>4 0 0 “</p> <p>5 0 0 “</p> <p>6 0 0 “</p>
2	<p>Application—</p> <p>(a) Goods not pointed in Italian in Scale A of Chapter III—</p> <p>(b) Goods subject to the consolidated landing charge or cargo dues laid down in Chapter IV.</p> <p>(c) Goods not subject to the consolidated landing charges quay dues.</p> <p>(d) Goods pointed in Italian in Scale A of Chapter III requiring Government cargo notes (the company, loaded or shipped).</p> <p>(e) Railway stores .. .. .</p> <p>(f) Government cargo other than those pertaining to stores pointed in Italian or on which the rate of business dues is “per cent” in Scale A of Chapter III.</p> <p>(g) 10 tons and over over one ton per package landed at the Free Yard.</p> <p>(h) Iron and steel over one ton per package if it is not otherwise.</p>	<p>No crango up to 1 ton per package by weight, measurement or volume.</p> <p>Crango as per scale above, if crango are used.</p> <p>Crango as per scale above, if crango are used.</p> <p>As per scale above.</p> <p>No crango.</p> <p>Amount 4 per ton, whether crango are used or not.</p> <p>Crango as per scale above, if crango are used.</p>

Item number	Description for payment this way:	Charge.
(3) 34	Timber measuring less than 6 cu ft per piece loaded at the boat house timber yard.	6 cents per ton, if stacked.
(4) 34	Timber measuring 6 cu ft and over loaded at the timber yard.	4 cents per ton whether stacked or not at all.
(5) 34	Timber measuring 6 cu ft and over if loaded elsewhere.	Charge as per scale above, if stacked.
(6) 34	Long stevedores' crews, "ballast for ships" etc., at 10¢ per hour, day and provisions for the special duty along in discharging the Port.	Charge, if stacked, as per scale above.
(4) 34	Large iron vessels in station.	Charge both on rail out at the time of loading and shipment, as per scale above, if stevedores used.
(1) 34	Goods not prepared for transportation but merely transhipped from one large warehouse of the same owner or loaded and reloaded in the same vessel.	Charge both on rail out at the time of loading and shipment, as per scale above, if stevedores used.
(2) 34	Loading or unloading exports or imports into or out of railway engine or other local locomotive.	Charge as per scale above.
(3) 34	Goods waterborne for shipment and returned.	Charge as per scale above.
(1) 34	Goods transhipped for transportation.	No charge.
(4) 34	Goods transhipped to or by the Board.	No charge.

**Scale B—Rates on which harbor dues are quoted "per ton" in Scale A of Chapter III.**

Item number	Description for payment of this scale.	Charge.
1	Harbor on which harbor dues are quoted "per ton" in Scale A of Chapter III.	The harbor dues quoted in Scale A of Chapter III cover only one charge when the goods are loaded or shipped.
2	Harbor on which harbor dues are quoted "per ton" in Scale A of Chapter III—Inland—Special charges, if assessed.	50 per cent of the harbor dues per ton, per package or amount, subject to a minimum charge of \$1.00 per ton, per package or amount.

**CHAPTER VI—TRANSIT DUES.**

Transit dues are chargeable on all goods left in the Board's transit sheds or yards beyond the expiry of the free days. After transit dues begin to accrue no allowance is made for Sundays or holidays. The free days are fixed by the Board from time to time.

**SCALE A—EXEMPT.**

(Particulars in paragraph 6, Chapter I, Book II.)

**Free days.**

1. General cargo.—Six working days excluding Sundays and Chamber of Commerce holidays are free after complete discharge of a vessel's cargo, or the date when the last package was put on board.

Explanation.—"General cargo" means all cargo not specifically mentioned in this part of the scale.

2. Goods on which the rate of harbor dues are quoted "per ton" in Scale A of Chapter III.—Free days are the same as for general cargo.

3. *Count in cargo*.—The free days for general imports laid down above shall count from the day following the debarkation by the Steamer Agents of their readiness for delivery of each vessel's cargo.

4. *Free and stow landed at the Free Yard*.—The free period is calculated at the rate of one day for each 100 tons or part thereof landed by any one steamer with a maximum of five days counting from the day on which the Steamer Agents declare a vessel's cargo is ready for delivery and exclusive of Sundays and Chamber of Commerce holidays.

5. *Free*.—In addition to the above free days the following periods shall be free of transit dues on all free and stow landed at the Free Yard:—

(i) Unrepacked and secure iron and steel landed at the Free Yard, cleared by Steamer Agents shall be free for a fortnight excluding Sundays and Chamber of Commerce holidays after the expiry of the free days.

(ii) Iron and steel ready for despatch within the free days but actually despatched by rail after the expiry of the free days on account of non supply of wagons by the Railway, though packed and for export, have been stowed within the free days, shall be charged transit dues at the first fortnight's rate applicable to the particular arrangement for the entire period, viz. from the day following the expiry of the free days to the date of their despatch.

(iii) Iron and steel landed at the Free Yard shall be free during the period they are detained by the Collector of Customs.

6. *Fischer*.—The free period is calculated at the rate of one day for each 100 tons or part thereof landed by any one steamer and one day for each 20 tons or part thereof landed by any one sailing vessel, counting from the first day of landing of the vessel subject to a maximum of seven days for a steamer and fourteen days for a sailing vessel excluding Sundays and Chamber of Commerce holidays. This applies to timber landed at the Timber Yard.

7. *Discharge goods*.—Twenty-four Customs working hours excluding Sundays and Chamber of Commerce holidays are free after the date of landing. If landed and stored as a quay. If landed and stored elsewhere than at a quay the same number of free days are allowed as for general imports.

*Explanatory*.—'Discharge goods' means goods referred to in Item 6 (4) under the heading 'Changes'.

8. *Explanatory stored in the Agent's Magazine*.—The same number of days are free as are allowed for general imports.

9. *Stores consigned to Government and Indian States*.—The same number of days are free as are allowed for general imports.

10. *Railway stores*.—The same number of days are free as are allowed for general imports.

11. *Samplings collected on board*.—The same number of days are free as are allowed for general imports.

12. *Survey goods*.—Goods detained for survey and actually certified to have been surveyed either by the Steamer Agents or by the Board are free for periods not exceeding twenty-one days calculated from the date following a vessel's completion of discharge excluding Sundays and Chamber of Commerce holidays, provided that the application for survey is received within the free days applicable to general cargo and that such goods are removed on the working day next succeeding that on which they were surveyed.

*Notes*.—In the case of seized goods (see below) detained for survey, the twenty-one days excluding Sundays and Chamber of Commerce holidays will be allowed from the day following the notification of seizure by the Receiver of Wrecks in the Port of George Town.

13. *Seized goods*.—The free period, viz. six working days will count from the day following the notification of seizure by the Receiver of Wrecks in the Port of George Town.

12. *Goods sold in auction.*—These working days are free from the date of issue of Customs Pass Order.

14. *Overboarded cargo.*—The free period will count from the date of complete discharge of the vessel which brought the goods back.

15. *Packages loaded empty or partly empty.*—The free days will be as per description of goods.

16. *Goods loaded in excess of the marked quantity under various marks* are free if cleared within two months from the date of complete discharge of a vessel's cargo.

17. *Goods having port mark after their 'Marked' are originally marked for transhipment* are free if cleared within two months from the date of complete discharge of a vessel's cargo.

18. *Unclaimed goods* are free if cleared by the Customs Agents within two months from the date of complete discharge of a vessel's cargo.

19. *Unclaimed goods* are allowed free days as per description of goods.

20. *Non-supply of wagons.*—Goods ready for despatch within the free days but actually despatched by rail after the expiry of the free days on account of non-supply of wagons by the Railways, though requisitions for wagons have been made within the free period, are charged transit dues at the first work's rate applicable to the particular merchandise for the entire period, viz., from the day following the expiry of the free days to the date of despatch.

This exemption does not apply to iron ore loaded at the Tinsukia Yard. For iron ore and steel loaded at the Iron Yard, items (2) of items 4 above will apply.

21. *During suspension.*—If at any time the Board should, apprehend serious consequences in its transit sheds to the detriment of the export interest of goods through the Port, it may direct the owners or consignees of any specified goods to remove such goods from the Board's premises within a given time; and, should the goods not be so removed, the Board may charge them transit dues thereon up to Rs. 10 per ton per day until the goods shall have been removed from the Board's premises. Also, if the aforesaid charge should prove inadequate to ensure the removal of the goods, the Board may itself remove them from the transit sheds at the expense of the owners and shall stack them in any open space within its premises at the risk of the owners.

22. The following free periods are allowed in addition to the free periods applicable as per description of goods :—

(a) Periods during which goods are detained by the Collector of Customs.

(b) Periods during which goods are detained and destroyed under instructions from the Health Officer, Corporation of Madras.

(c) Periods during which the Board is unable to trace packages owing to misreporting of accountants, wrong sorting or incorrect tallying, i.e., from the date of the receipt of enquiry in the Revenue Office in writing, for the packages to the date of their being pointed out by the Board's staff.

## Charges.

Item number.	Description for purpose of this item.	How charged.	Percentage of goods lying in the London Dock Yards, or for 10 days.	3 weeks.	4 weeks.		
			Total (per cent of a week) and of 10 days.				
			M.	S.	P.		
1	(a) Gunpowder, usually loaded, whose weight or measurement is not more than 50 lbs.	Per ton per day.	1st week ..	0	2	0	
			2nd week ..	0	4	0	
			3rd week ..	0	6	0	
			per cent.	0	4	0	
	(b) Gunpowder, actually loaded, whose weight or measurement is more than 50 lbs.	Do.	1st week ..	0	4	0	
			2nd week ..	0	8	0	
			3rd week ..	0	12	0	
			per cent.	0	4	0	
	(c) Gunpowder, actually loaded, whose weight or measurement is more than 50 lbs.	Do.	1st week ..	0	8	0	
			2nd week ..	1	6	0	
			3rd week ..	2	4	0	
			per cent.	0	8	0	
	* Rate for powder in the above cases is 100 lbs. per ton.						
	(d) Liquids on which the rate of harbour dues is fixed per 50 gallons in Scale A of Chapter III.	Per ton per day.	1st week ..	1	0	0	
			2nd week ..	2	0	0	
			3rd week ..	3	0	0	
			per cent.	1	0	0	
2	Goods on which dues are fixed "per cwt." in Scale A of Chapter III.	Per package per cent.	1st week ..	10	per cent.	10	per cent.
			2nd week ..	20	per cent.	20	per cent.
			3rd week ..	30	per cent.	30	per cent.
			per cent.	10	per cent.	10	per cent.
3	Cement in sacks .. ..	Tonnet dues as per price 1 above.					
4	Iron and steel loaded at the Iron Yard.	Per ton per day.	1st week ..	0	8	0	
			2nd week ..	1	6	0	
			3rd week ..	2	4	0	
			per cent.	0	8	0	
5	Yardage allowed to be in the working machines of the London Yard or 100 yards in the dock after the first time allowed for London.	Tonnet dues as per price 1 above.					
6	(a) Dangerous goods, viz., matches, dynamite, gunpowder, etc., whose weight or measurement is more than 50 lbs.	Tonnet dues at double the rates quoted for goods under cover of a shed or tarpaulin in item 1 above.					
	(b) Dangerous goods loaded and stored therefor in a shed.	Tonnet dues as per price 1 above.					
7	Explosives stored in the London Magazine.	For 1st or 2nd year ..	0	0	0	0	0
		per month ..	0	0	0	0	0
		per week ..	0	0	0	0	0

Note.—These rates are charged on the gross weight of merchandise and are payable monthly.



## Charges—cont.

No. of cargo units.	Classification for purpose of this rule.	How charged.	For value of goods being to the benefit of the owner, to be in the hands of the owner.	
			Quantity of a small lot or shipment.	In ton.
9	Stores belonging to Govern- ment and Indian States.	Tonnage dues as per item 1 above.		
10	Railway stores .. .. Stores and articles in bond.	Tonnage dues as per item 1 above. Tonnage dues as applicable according to where stored. Tonnage dues up to a maximum of two months only.		
11	Goods from unknown vessels.	Tonnage dues as per item 1 above.		
12	General goods .. ..	Tonnage dues as per item 1 above.		
13	Goods sold in auction ..	Tonnage dues not be charged at the rate applicable to the original consignment.		
14	Overpacked cargo .. ..	Tonnage dues as applicable according to the above charge. Tonnage dues as per item 1 above.		
15	Packages which have been handed empty or partly empty.	Tonnage dues up to a maximum of two months only. No.		
16	Abandoned goods .. ..	Tonnage dues as per item 1 above.		
17	Goods consigned to the Board.	No.		

## SCALE B—EXEMPTIONS.

(For attention in imposing tonnage dues see paragraph 3, Chapter I, Book II.)

## Free Days.

1. **All cargo except 2 below.**—Six working days are free, excluding Sundays and Chamber of Commerce holidays before the date of the arrival in Port of the vessel in which shipments collected, with, in addition, the days the vessel remains in Port.

2. **Salut Goods.**—Six working days excluding Sundays and Chamber of Commerce holidays will count as free from the date on which the goods were actually shipped.

3. **Goods shut out from shipment.**—

(a) No free days shall be allowed on goods brought in and removed without a definite attempt at shipment having been made by the shipper.

(b) Intended shipments shut out through no fault of the shipper, if taken out of the premises, shall receive the benefit of the free days, as if they had been shipped.

(c) In the case of goods taken out of the premises after the departure of the vessel by which they were shut out, the free period shall count up to the date of the arrival in Port of the vessel by which the goods were shut out, in addition to the days in Port of that vessel and twenty-four hours excluding Sundays and Chamber of Commerce holidays after her departure.

(d) For goods shut out by one vessel and subsequently shipped to another vessel the free period shall count up to the date of arrival of the vessel by which the goods were actually shipped, provided no charge shall be levied in the case of goods water-borne for shipment for the period during which such goods are kept afloat in lighters.

## Charges

Item number.	Classification for purposes of Schedule.	How charged.	For goods taken to the owner's premises beyond the freehold.						
			Difference of cost, as ascertained by weighing.			By cub.			
			M.	A.	P.	M.	A.	P.	
1	(a) General cargo	For ton, per day.	1st week	0	1	0	0	0	0
		2nd week	0	3	0	0	1	0	0
		Subsequent period.	0	4	0	0	2	0	0
	(b) Goods on which there are quoted "per cask" in Scale A of Chapter III.	For packages or per ton, per week, or per cask, all as above.	1st week	15	per cent of last week's charge.	15	per cent of last week's charge.		
		2nd week	06	per cent of last week's charge.	25	per cent of last week's charge.			
		For each of the subsequent weeks.	10	per cent of last week's charge.	50	per cent of last week's charge.			
		For each of the subsequent weeks.	10	per cent of last week's charge.	50	per cent of last week's charge.			
2	Goods from vessel to wharves.	Same as under 1 above.							
3	From ship's edge to wharves, but not for ships' use, except stores, damage and provisions for the use of ships' crew or freighting the ship.	Same as under 1 above.							
4	Shovel goods	Same as under 1 above.							
5	Shovel goods	Same as under 1 above.							
6	Goods conveyed by the Board.	Nil.							

## SCALE C.—TRANSFER GOODS.

## Free Days.

(The free days are reduced to five days in Scale B.)

## Charges.

Item number.	Classification for purposes of this scale.	How levied.
1	All goods arriving from abroad, except iron and steel, in the Free Yard.	Half the rates quoted in item 1 (a) in Scale B above.
2	Iron and steel in the Free Yard	As per item 4 in Scale A above.
3	Goods arriving from abroad on which the rate of freight duty is "per cask" in Scale A of Chapter III.	Twenty five per cent of the rates quoted in item 1 (a) in Scale B above.
4	Engines	Half the rates quoted in item 7 in Scale A above.

# CHAPTER VII.—SPECIAL POSTERAGE AND REMOVAL FEES.

The following is the scale of special posternage and removal fees payable on goods for services rendered by the harbour dues on Scale A of Chapter III:—

Item number.	Character of the service or article.	Charge payable.
<b>Scale A.—General.</b>		
1	Posternage done by the Board and not covered by <i>harbour dues</i> or <i>general scale</i> (as specified)— (a) Goods packed, or unpacked, in bulk A of Chapter III.	Actual cost of such posternage with four annas per bag or box.
	(b) Goods loaded or shipped outside the enclosed harbour.	Do.
	(c) Paper cargo handled by the Board at the request of the merchant.	Four annas per ton.
2	For posternage which is not covered by the <i>scale</i> in bulk A of Chapter III, loaded or shipped.	Actual cost subject to a maximum of twenty per cent of the <i>harbour dues</i> . Charge as per item 1 and 2 above of this scale.
3	Removal charges on goods removed to the wharf at the request of the merchant.	Do.
4	Removal charges on goods removed for export if stored by the Board in the interests of cargo.	Do.
5	For handling export cargo not stored and not by a vessel the <i>port of origin</i> or <i>destination</i> .	Do.
<b>Scale B.—Fragile Goods.</b>		
1	On goods consigned for transshipment.	Four annas per ton for each operation which is covered.
2	On goods consigned for transshipment in which <i>harbour dues</i> are quoted "per each" in Scale A of Chapter III.	Twenty per cent of the <i>harbour dues</i> for each operation, whether in or out.
<b>Scale C.—Special Services.</b>		
1	On cargo from vessels in distress landed at the Port, Government stores, lost gun ships, fittings, stores, ballast, discharge and provisions for the use of ships under Government.	Special posternage as per Scale A above if incurred.
2	On cargo brought in for shipment in the Port.	Charge as per item 1 and 2 of Scale A above.
3	For transshipment of loaded goods loaded to the harbour and subsequently re-loaded out of the harbour (broken in to one gauge or vice versa).	If handling is done by the Board, posternage charges as per Scale A above.
4	On goods at the Wharf Yard stored at the discretion of the Board in the interests of cargo.	Charge as per Scale A above, payable by the Board, posternage charges as per Scale A above.
5	On goods and stored in the River Yard stored in the interests of cargo generally.	Charge as per Scale A above, payable by the Board, posternage charges as per Scale A above.
6	For moving damaged goods in Board's wharves from a vessel to the wharf or to the wharf of the wharf of the wharf at which the vessel is lying.	Eight annas per ton per shift.

\* Note.—The charge for the removal of the cargo by the Board is subject to the Board's discretion. The posternage is payable by the Board.

# PART II.

## CHARGES AGAINST FOREIGNERS BEYOND INDEX SECTION 44 OF THE HAWAIIAN PORT TONNAGE ACT.

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## PART II.

## CHAPTER VIII.—PILOTAGE AND OTHER FEES.

When a steam vessel is shifted for its own convenience or to make room for another vessel, the vessel for whose convenience the shifting takes place shall pay the shifting and re-mooring fees. When a vessel is shifted for the convenience of the Port no shifting or re-mooring fees shall be charged.

2. Vessels re-entering the artificial harbour after discharging timber are exempted from pilotage fees.

*Scale A.—General.*

The following shall be the scale of fees for all vessels entering the artificial harbour:—

Item.	Service.	Charge payable.
1.	Floating vessels in and out of the harbour including moored and unmoored pilotage.	Eight pence per registered ton for each inward and outward passage plus an additional five pence for other cargo or unmoored pilotage between 5 p.m. and 5 a.m.

*Scale B.—Other Fees.*

Item number.	Service.	Charge payable, per ton.
1.	For hire of boats employed for the service of a vessel.	2
2.	For shifting the boats of a vessel.	10
3.	For re-mooring a vessel.	10
4.	For mooring a vessel outside the harbour (where the dock work is not done).	10
5.	For mooring a vessel outside the harbour (where the dock work is not done).	10

Note.—On the 1st March, 1911, the scale of fees for the service of boats was reduced to 10 pence per ton.

## CHAPTER IX.—SPECIAL CHARGES.

## A.—FEES OF CHARGES TO MASTERS, OWNERS OR AGENTS OF VESSELS.

[For conditions for use of cranes see Chapter IV, Book II.]

Charges against Masters, Owners or Agents of vessels in respect of cranes requisitioned and supplied for the loading and unloading of vessels are as under:—

Item number.	Service.	Charge payable.
1.	Crane of 2 tons capacity or under— (a) Day (5 a.m. to 5 p.m.) .. .. (b) Night (5 p.m. to 5 a.m.) .. ..	Ten pence per hour or part thereof plus expense of each appliance and supplied, subject to a maximum of Rs. 5 per crane.
2.	Crane of over 2 tons capacity— (a) Day (5 a.m. to 5 p.m.) .. .. (b) Night (5 p.m. to 5 a.m.) .. ..	Rs. 10 per hour or part thereof plus expense of each appliance and supplied, subject to a maximum of Rs. 10 per crane.

Note.—The date of crane will be made to be not only by day, i.e., between 5 a.m. and 5 p.m. in any month, but also the date of the month, between 5 p.m. and 5 a.m. the date will be the date of the month.

## B.—OVERTIME WORK.

1. Applications for work outside the Board's ordinary working hours and on Sundays and General Government holidays must reach the Traffic Manager in writing not later than 3 p.m. on work days and 1 p.m. on Saturdays. The applications should give in detail the nature of the work, the period, nature of cargo and the vessels where the work is to be done. Applications received after the periods specified shall not ordinarily be considered.

2. The application should be on the prescribed form.

3. The maximum period for which overtime work shall be applied for and charge levied shall be two hours in the case of night work, and half a day in the case of Sundays and General Government holidays.

4. The fees detailed in Scale A below shall be leviable for loading, shipment or both, done by a vessel at all the sections or points, whether with Board's or outside labour.

5. Night work shall be allowed for periods commencing from 8 p.m. only.

6. Overtimes as per Scale A below shall be charged for—

(a) the loading and unloading of wagons, other than Peck Street Board wagons, at warehouses or wharves, after 5 p.m.;

(b) unloading of cargoes for shipment to a vessel that has not applied for work and for work not connected with any vessel.

7. If a steamer agent works the cargo of a vessel and if a shipper also works for the same vessel no charge shall be made against the shipper.

8. Our best's clear notice in writing must be given of cancellation of overtime work. If cancelling orders are not received at all in writing for each vessel, overtime fees for the full period applied for shall be charged as per scale given below.

## Scale A.—Overtime Fees.

Item Number.	Nature and description of work.	Charge payable.	
		Per vessel, inclusive of all partly loaded cargo (Condition).	
		General cargo.	Coal and oils in bulk.
(1)	Sundays and General Government holidays—Full day (8 a.m. to 6 p.m.).	25	25 4 6
(2)	Sundays and General Government holidays—Six p.m. to 10 p.m. (8 a.m. to 6 p.m. to 8 p.m.).	25	12 8 0
(3)	Night work—per hour or part thereof.	10	5 0 0
		For vessel for loading and delivery at Overseas—Explosives.	
(4)	Sundays and General Government holidays—Full day (8 a.m. to 6 p.m.) or part thereof.	25	25

\* This scale is subject to the fee leviable per vessel for various general cargo.

Notes.—(1) Cancellation orders will be treated as special cases.

(2) Vessels loading with explosives and not discharging any other work will pay the fee provided for coal and oils in bulk.

(3) If cargo is ordered for work on Sunday or General Government holiday work, overtime fees will be levied whether the vessel works or not, in addition to the charge for cargo.

## Scale B.—Free Service.

## Service.

Item number.	
1	Keeping a gate open for admission of cargo for shipment, in a wharf that has applied to work.
2	Keeping a gate open for the passage of goods to and from quays or sheds owned or chartered by the Port's service.
3	Putting by a tender to an installation of oil (or oil kiosk), petrol or kerosene.
4	Loading or unloading of cargoes on Sundays and Christmas of Government holidays and of the services for kept open on Government holidays.
5	Delivery of cargo to Imperial on Christmas of Government holidays other than Good Friday, Christmas Day, New Year's Day and the King Emperor's birthday.

## C.—SALE OF WATER TO SHIPPING.

Item number.	Quantity.	Charge per cubic.
1	Water supplied to shipping by the Dock.	Ra. 5-6-0 per 100 gallons or portion, thereby less for tenders of their quantity.

## D.—STEAM FOR INTER-INSTALLATION TRANSMISSION.

Item number.	Details and description of work.	Charge per cubic.
1	Supply of steam for inter-communication transmission— (a) If the period of supply does not exceed 8 hours. (b) If the period of supply exceeds 8 hours.	Ra. 57. Ra. 57 for the first period of 8 hours and 1/2, 57 for every subsequent period of 8 hours or part thereof in continuation.

# PART III.

HAKESTON CHARGES ON RAILWAY TRAFFIC: LEVIED UNDER SECTIONS 42, 43, 44 A AND 44 OF THE MARRAS PORT TRUST ACT, 1905 (11 OF 1905), AS SUBSEQUENTLY AMENDED.

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## PART III.

## CHAPTER X.—HARBOR CHARGES ON RAILWAY TRAFFIC.

If these charges on railway traffic shall be levied at the rates and subject to the conditions specified below:—

## I.—QUARANTINE DUTY AND DEDUCTION OF PORT TRUST BOARD REVENUE.

## Scale A.—Wagon Charge.

Port Trust Board wagon, whether repacked or open, supplied to the public.	Five annas per ton or part of a ton as the maximum carrying capacity of the wagon, or as the tonnage thereof, whichever is higher.
---	---

NOTE:—

- (a) Kindly pack and securely close the top of wagon may be fitted at the discretion of the Traffic Manager, and if it is so closed the charge of 25 annas per wagon will then apply to the whole of the wagon.
- (b) If a wagon is not packed, it may be loaded by the Traffic Manager, and if it is so loaded the charge of 25 annas per wagon will then apply to the whole of the wagon.
- (c) All Port Trust wagons are fitted with a 15-ton capacity.
- (d) All Port Trust wagons are fitted with a 15-ton capacity.
- (e) All Port Trust wagons are fitted with a 15-ton capacity.
- (f) All Port Trust wagons are fitted with a 15-ton capacity.
- (g) All Port Trust wagons are fitted with a 15-ton capacity.
- (h) All Port Trust wagons are fitted with a 15-ton capacity.
- (i) All Port Trust wagons are fitted with a 15-ton capacity.
- (j) All Port Trust wagons are fitted with a 15-ton capacity.
- (k) All Port Trust wagons are fitted with a 15-ton capacity.
- (l) All Port Trust wagons are fitted with a 15-ton capacity.
- (m) All Port Trust wagons are fitted with a 15-ton capacity.
- (n) All Port Trust wagons are fitted with a 15-ton capacity.
- (o) All Port Trust wagons are fitted with a 15-ton capacity.
- (p) All Port Trust wagons are fitted with a 15-ton capacity.
- (q) All Port Trust wagons are fitted with a 15-ton capacity.
- (r) All Port Trust wagons are fitted with a 15-ton capacity.
- (s) All Port Trust wagons are fitted with a 15-ton capacity.
- (t) All Port Trust wagons are fitted with a 15-ton capacity.
- (u) All Port Trust wagons are fitted with a 15-ton capacity.
- (v) All Port Trust wagons are fitted with a 15-ton capacity.
- (w) All Port Trust wagons are fitted with a 15-ton capacity.
- (x) All Port Trust wagons are fitted with a 15-ton capacity.
- (y) All Port Trust wagons are fitted with a 15-ton capacity.
- (z) All Port Trust wagons are fitted with a 15-ton capacity.

## Scale B.—Handling of Wagons.

- 1 Movement of goods in Port Trust Board wagon from one place to another within the harbor. Five annas per ton or part of a ton as the maximum carrying capacity of the wagon or as the tonnage thereof, whichever is higher.
- 2 Movement of goods in wagon from the neighboring railway to one place to another within the harbor. Four annas per ton or part of a ton as the maximum carrying capacity of the wagon or as the tonnage thereof, whichever is higher.

NOTE:—

- (a) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (b) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (c) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (d) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (e) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (f) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (g) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (h) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (i) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (j) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (k) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (l) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (m) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (n) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (o) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (p) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (q) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (r) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (s) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (t) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (u) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (v) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (w) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (x) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (y) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—
- (z) The handling of goods in a Port Trust Board wagon is subject to the following conditions:—

## Scale C.—Demurrage on Wagons.

## Demurrage when necessary.

Port Trust Board wagon not returned within time fixed by the Traffic Manager, or if it is not placed in position for loading or unloading.

## Charge per ton.

As the duration of the Traffic Manager's wagon per ton or part of a ton for every hour or part thereof in excess of the free period of one hour, or the maximum carrying capacity of the wagon, or as the tonnage thereof, whichever is higher.



**Scale B.—Despatch Charges on Tramp Traffic, Passenger Traffic and Freight Wagons, etc.**

Item number.	Description.	Unit.	Rate.
			Sh. &c.
1	Wagons within the Board's premises of vehicles carrying troops or persons going en masse or leaving the harbor.	Per ton or per wheeled vehicle.	\$ 0
2	Wagons within the Board's premises of vehicles carrying troops or persons going en masse or leaving the harbor.	Per single vehicle	.. .. 10 0
3	Wagons within the Board's premises of vehicles carrying troops or persons going en masse or leaving the harbor.	Per vehicle	.. .. 10 0
4	Wagons on full wagon loads of period loaded over the Board's lines.	Per four wheeled or more group vehicle.	20 0
5	Wagons on full wagon loads of period loaded over the Board's lines.	Per six wheeled or more group vehicle.	20 0
6	Wagons on full wagon loads of period loaded over the Board's lines.	Per ton or per wheeled or more group vehicle.	20 0
7	Wagons on small consignments of period, namely when the approximate weight exceeds 100 pounds, or any one tier is not below 100 pounds for bulk or for four wheeled or more group vehicles and not below 100 pounds for loading by hand group vehicles or by some group vehicle.	Per amount on the actual weight of each consignment.	0 4

Note.—The consignments referred to in item 7 shall be accepted at Despatch Depot for despatch to battle zone or to work to be loaded by the right company in a time to time.

(1) Freight of a vessel shall be about 10% in the same rate as in the Indian Railways, General Classification of rates.

**III.—WHARFAGE CHARGES ON RAIL-BORNE GOODS**

The scale of wharfage charges is as follows:—

**Scale A.—Inward Traffic.**

Item number.	Description in respect of the goods.	Charge payable.
1	Goods consigned by rail to Indian Harbour but not removed on the day following that on which they are made available for delivery including sundries and other ware.	One penny per hundred or part of a hundred per day or part of a day.
2	Goods for despatch arriving by rail and stacked over a Friday week and not removed within five days from the date of unloading.	Four pence per 100 square feet or part thereof per day or part thereof, viz.
3	Half-tonne goods stacked to the harbor as rejected by the consignee.	Nil.

**Scale B.—Outward Traffic.**

1	Goods for outward despatch by rail which are not consigned on the same date as they are unloaded to the Board for despatch.	One penny per hundred or part of a hundred per day or part of a day.
2	Goods for despatch by rail stacked on space adjacent to a railway track and not loaded within five days from the date of deposit.	Four pence per 100 square feet or part thereof per day or part thereof.

# PART IV.

## MINOR CHARGES LISTED UNDER SECTIONS 42, 43, 43-A AND 45 OF THE MARINE PORT TRUST ACT II OF 1905 AS SUBSEQUENTLY AMENDED.

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**PART IV.**  
**CHAPTER XI.—RENT.**

*(The sections are paragraph 8, Chapter I, Book II.)*

*Rent under a parcel.—Rent is charged under Scale A, below.*

(a) The occupation of space on the open or under water under rental terms shall be subject to the conditions set forth in the permit issued by the Board.

(b) Applications to the Board for the allotment of space should be made in writing by the owners before the deposit of the goods, stating their occupation of all such and responsibility for goods so stored.

(c) In the absence of a permit, if supports or supports are stored on unallotted ground, double the rate in Scale A shall be charged for the respective amount from the date of occupation.

(d) Rented space cannot be sublet without the previous permission of the Board.

(e) It shall be in the Board's discretion to consent or to refuse to allot space on rental terms.

(f) Where space is allotted, the lessee shall be required to state in writing that he understands clearly that the loading by the Board of ships partly or wholly rented to him shall not be regarded as making the Board a bailee of the goods so stored unless the receipt specified in section 29 (2) of the Maritime Port Trust Act shall have been given from the Board to him.

*Rent under lease by agreement differs up between the Board and the lessee.—Rent is charged under Scale B below.*

**Scale A.—Rent under a permit.**

Item number	Description of space.	Rate.	Scale.	Remarks.
1	Open space for storage of goods.	1,000 square feet allowed or part thereof.	mt. d. p. 4 0 0	per calendar month or part thereof.
2	Covered space in tanks and sheds.	100 square feet allowed or part thereof.	£ 0 8	Rent is charged with effect from the date of allotment.

**Scale B.—Rent under lease by agreement.**

Item number	Description of space.	Rate.	Scale.	Period.
1	Warehouses—double story—each of 2,000 sq. ft.	100 square feet allowed or part thereof.	mt. d. p. 4 0 0	per calendar month or part thereof.
2	Warehouses—single story—each of 2,000 sq. ft.	Do.	3 12 0	per calendar month or part thereof.
3	Warehouses—single story—on the South East Division.	Do.	4 0 0	per calendar month or part thereof.
4	Open shed—each—each of 2,000 sq. ft.	100 square feet allowed or part thereof.	2 0 0	per calendar month or part thereof.
5	Open space leased to firms for a period of years or years within the Board's premises.	As per rates for part thereof.	200 0 0	per annum or part thereof.

Scale C.—*Revised*, 1900-1901.

Trade (C.—Kandahar—Kashgaria).			Remarks.
Description of goods.	Rank.	Rs. A. P.	
Wheat for seed sown at the South Dock.	3 8 0 per acre.	Payable by weight of labour when sown.	

## CHAPTER XII.—VARIOUS CHARGES.

## Scale A.—WEIGHMENT CHARGES.

The undifferentiated charges will be made for weighing of goods on the Board's weighbridge and weighing scales—

Item number.	Nature.	Charge payable.
		Free.
1	Weighment of coal, coke, iron and scrap iron on the Board's automatic weighbridge when passed out of the harbour by rail.	
2	Weighment of coal, coke, iron and scrap iron on the Board's automatic weighbridge in any other case than 1 above.	One anna per ton or part of a ton.
3	Weighment of coal, coke, iron and scrap iron on the Board's automatic non-weighbridge.	Six pice per ton or part of a ton.
4	Other weighing on the Board's non-weighbridge.	Rs. 3 per ton or part of a ton.

## Scale B.—SALE OF QUAY TICKETS.

(For conditions see paragraph II, Chapter I, Book II.)

A charge as mentioned below will be made in respect of quay tickets authorising admission of persons to the South Quay or the Springhaven landing stage.

Purpose.	Charge payable.
	Rs. A. P.
Admission of passengers' friends to the South Quay or the Springhaven landing stage.	8 4 0 per ticket.

## Scale C.—FEES FOR LICENCES.

The undifferentiated fees shall be levied when the Board issues the following licences—

Item number.	Licence.	Charge payable.					
		Rs.			A. P.		
(a) Fisheries and Landing Licences.							
		Valued Licence.					
		Sluiceway and moorings.		Boat's dues and jetties.		Subsidy on catch.	
		Rs.	A.	P.	Rs.	A.	P.
1	New licence and licence not renewed within twelve months from the date of issue.	1	0	0	5	0	0
2	Renewed within the period of twelve months for a further period of twelve months.	0	8	0	1	0	0

And—No fee shall be charged for alteration of name of vessel originally mentioned in its licence.

(b) *Quay Licence.*

1	Police	Rs. 2 per licence per calendar year.
2	Quay, Board, Customs and Marine Police Licence.	Free.

## SCALE D.—PASSENGER TRILLS, ETC.

(For conditions see paragraph 35, Chapter I, Book II.)

The charges will be as shown below:—

Item number	Condition for payment of trills.	Charge payable.
1	Till on deck passengers and baggage disembarking and embarking at the Pier.	Four cents per head payable by passengers landing or embarking.
2	Discharge of troops embarking and disembarking.	Five cents per head of soldiers and followers payable by the Military authorities.
3	Regimental and some other staff charges.	Same as for Scale A of Chapter III.

## SCALE E.—CHARGES FOR THE RENT OF CRANES

The undermentioned charges will be made when cranes are hired out by the Board for the purposes specified in the Scale:—

Item number.	Cranes used.	Charges payable.
1	Power cranes of 5 tons capacity or under, for purposes outside the ordinary routine of loading and delivery.	Rs. 4 per crane per hour or part thereof for the first hour and Rs. 3 per crane for every subsequent hour or part thereof, both with persons engaged loading their use.
2	Power cranes of over 5 tons capacity for purposes outside the ordinary routine of loading and delivery.	Rs. 50 per crane per hour or part thereof for the first hour and Rs. 40 per crane for every subsequent hour or part thereof, both with persons engaged loading their use.
3	Cranes used for wages loading at Timber Yard, if operated by power.	Rs. 4 per crane per hour or part thereof for the first hour and Rs. 2 per crane for every subsequent hour or part thereof, both with persons engaged loading their use.
4	Cranes used for wages loading at Timber Yard, if operated by hand.	Free.

## Conditions:—

- (a) The crane will normally be hired only between 6 a.m. and 6 p.m. In exceptional cases, when cranes are hired between 6 p.m. and 6 a.m., the same rates of hire as those given in the above scale will be charged.
- (b) Cranes should not be used for lifting any cargo in a vertical position, or load greater than their rated lifting capacity, which can be put on the crane.
- (c) The crane shall not be responsible for any accident or for any damage to cargo while it is in use.
- (d) The crane shall be returned to the Board after having been requisitioned. The Board may, however, retain the crane if it is found to be in a state of disrepair.
- (e) The hire charges will be payable from the time the crane is made available for use.

## SCALE F.—CHARGES FOR FLOATING CRANES, ATTACHMENT, ETC.

Charges for hire of the Board's Floating Crane within the limits of the Port and of other appliances whenever they can be spared from their legitimate duties are as under:—

Subcontract and description.	Rate of hire		Period of hire	Minimum charge.		Remarks.
	Expenditure.	Cost to Public.		Expenditure.	Cost to Public.	
1. 500-ton stevedore "Madison."	225 0	300 0	For day of 8 1/2 hours ..	..	210 0	The minimum charge will be as for a normal day of 8 1/2 hours. When this period is exceeded the next higher rate as for a day of 12 hours will be charged, and when the 12 hours' period is also exceeded, the charge will be made as for a full day of 24 continuous working hours.
	300 0	1,081 0	For day of 12 hours ..			
	1,310 0	1,600 0	For day of 24 hours ..			
2. Barge "Wendish".	210 0	300 0	For day of 8 1/2 hours ..	..	210 0	The minimum charge will be as for a normal day of 8 1/2 hours. When this period is exceeded the next higher rate as for a day of 12 hours will be charged, and when the 12 hours' period is also exceeded, the charge will be made as for a full day of 24 continuous working hours.
	210 0	360 0	For day of 12 hours ..			
	420 0	700 0	For day of 24 hours ..			
3. Launch "Dagobert".	30 0	30 0	For day of 8 hours ..	..	35 0	...
	65 0	65 0	For day of 24 hours ..			
4. Launch "George".	30 0	30 0	For day of 8 hours ..	..	35 0	...
	115 0	165 0	For day of 24 hours ..			
5. 100-ton derrick barge No. 2.	2000	30 0	For day of 24 hours ..	..	40 0	Includes the services of a stevedore who will be in charge of the barge.



6. 15-ton wooden fish hoist, 1 and 11 inch.	Free	10 0	Per day of 12 hours ..	..	15 0	Does not include covering of any Board's staff required to man the hoist.
7. Heavy up-liftage ..	Free	20 0	Per day of 12 hours ..	..	20 0	Includes services of the crew.
8. Diesel and Diesel hoist motor.	Free	10 0	Per day of 12 hours ..	..	10 0	Rate does not include fuel and water. For work done beyond normal working hours of an 8 hour day, a charge of 10c per hour or part thereof will be added for an overtime.
9. Dredge sections with equipment between 6 a.m. and 2 p.m. (a) Up to a stan- dard of 100 feet per (i) Week days ..	Free	10 0	For diving hour or part thereof.	..	30 0	..
(ii) Sundays and holidays ..	Free	10 0	Do	..	30 0	..
(b) Any period in excess of 100 feet per (i) Week days ..	Free	10 0	For diving hour or part thereof.	..	..	..
(ii) Sundays and holidays ..	Free	10 0	Do	..	..	..
10. Dredging a vessel.	Free	200 0	Per vessel ..	..	200 0	..
11. Salvage pump sta- tion diving or port divers.	Free	1 0	Per hour or part thereof	..	24 0	The charge does not include cost of providing accessories for the supply of cables in the case of the electric diving salvage pump which will be charged for extra.
12. Electric plant.	Free	1 0	Do. ..	..	30 0	The charge does not include cost of labor that may be necessary for anyone on electric supply which will be charged for extra.
13. Electric plant.	Free	1 0	Do. ..	..	24 0	The charge does not include cost of providing accessories for the supply of cables which will be charged for extra.

Actual services and description.	Time of day.		Period of day.	Night work charges.		Remarks.
	Evening.	Night Time.		Daytime.	Night.	
	10. A.	10. A.		10. A.	10. A.	
16. Compressed air for winch or slip motor.						
(a) Machine runs solely for the purpose.	Free	10 0	Per hour or part thereof	..	40 0	..
(b) Use of tool while the com- pressor is work- ing for 100 ft. per foot, taking about 30-35 cubic feet.	Free	1 0	Do.	..	0 0	..
17. Concrete output meter, pump, vacuum device or electric drive.	Free	2 4	Do.	..	30 0	The charge does not include cost of providing connections for the supply of current as the use of the above device renders them which will be charged for extra.
18. Concrete pump & winch yard, electric.	Free	3 0	Do.	..	24 0	..
19. Concrete pump & winch yard, electric.	Free	4 0	Do.	..	30 0	..
20. Lifting crane ..	Free	3 0	Per day of 24 hours or part thereof	..	1 0	..
21. Trolley car gauge ..	Free	3 0	Do.	..	3 0	..
22. Lifting cradle for hoisting.	Free	4 0	Do.	..	1 0	This charge is inclusive of storage and other charges on account of lifting and hoisting.
23. Four ton trolley and electric.	1 0	2 4	Do.	1 0	3 4	..
24. Tug "Thruster" ..	Rs. 8 per ton.	10 0	Per hour or part thereof	..	30 0	(1) The term "per ton" means one ton gross the heaviest irrespective of whether the barge is used in dry dock or not. (2) The rate of Rs. 10 per hour for towing barges carrying explosives is a special charge and shall be levied as follows:— (a) If the tug is not specially consti- tuted for the purpose, Rs. 10 per
		10 0	Per hour	..	..	
		for towing barges car- rying ex- plosives.				

21. Tug "Ranger"	Per 4 per cent.	20 0 10 0	The hour at each strand Per hour	20 0	10 0
			for towing barges and other ob- jects.		
22. Flat water - launch or motor cutter.	Free	40 0	Per half day of 4 hours.	40 0	20 0
			without the launch No. 10 and side the launch. No. 10 per single hour. No. 15-40 per sin- gle two hours launch.	20 0	10 0
23. Flat going cutter.	Free	2 0	Per hour or part of an hour.	2 0	10 0
24. Mowing boat	Free	2 0	Per hour or part of an hour up to a maxi- mum of No. 10 per day of eight hours.	2 0	10 0

25. If the tug is specially constructed  
for the purpose, No. 40 per hour at  
each strand measuring from the time  
the party measuring the tug  
begins the work to begin up to the  
time the vessel ceases the dis-  
charge of explosives. Thereafter  
the tug shall no longer be measured,  
it is especially recommended that  
work and all charges shall be listed  
as under [a] above.

The charges for the flat launch, motor  
cutter, fishing cutter and mowing  
boat are a day for special services.  
There is no charge of standing  
on pilot and there are not to be  
charged for under this rule.

Total supplies and despatches.	Rate of rate.		Period of time.	Minimum charges.		Remarks.
	Department.	Quantity Tons Rs. &c.		Department.	Minimum Tons. Rs. &c.	
22. Fire-arms and gear.	Free	100 0	First 8 hours or part thereof.	..	200 0	..
		10 0	Each subsequent 8 hours 20 (20) hours of			
23. Gunny bags of expe- dient not exceeding 5 tons.	Free	0 0	Period of 24 hours or part thereof.	..	0 0	..
24. Gunny bags of expe- dient exceeding 5 tons but not ex- ceeding 10 tons.	Free	0 0	Do.	..	0 0	..
25. Gunny bags ..	Free	0 0	Do.	..	0 0	..
26. Motor charges for ex- posed cars with goods.	Free	0 0	Do.	..	0 0	..
27. Hand labour ..	Free	0 0	Do.	..	0 0	..
28. Charges for trans- port ..	Free	0 0	Do.	..	0 0	..
29. Charges ..	Free	0 0	Do.	..	0 0	..
30. Goods ..	Free	0 0	Do.	..	0 0	..
31. Goods ..	Free	0 0	Do.	..	0 0	..
32. Goods ..	Free	0 0	Do.	..	0 0	..
33. Goods ..	Free	0 0	Do.	..	0 0	..
34. Goods ..	Free	0 0	Do.	..	0 0	..

Note—(1) The following table is based on the rates fixed for the transport of goods by rail and by road. The rates are subject to change at any time and the Government reserve the right to alter the rates at any time. The rates are subject to change at any time and the Government reserve the right to alter the rates at any time.

(2) Charges for cartage and for use of a bullock cart are not included in the above rates. The Government reserve the right to alter the rates at any time.

## SCALE G.—CHARGES FOR THE USE OF THE HIGHWAY.

(For conditions see Chapter III, Book II.)

The charges for a vessel using the highway will be as follows:—

Item specified	Classification for purposes of this scale.	Charge payable.
1	Boat, steamer or motor vessel (including taking up and lowering).	Rs. 2 per hour's foot of vessel's length for the first two days which shall be the maximum charge.
2	Boats and launches and air-line vessels (including taking up and lowering).	Rs. 1 per foot of vessel's length for the first two days which shall be the maximum charge.
3	For every additional day of 24 hours or part thereof for all classes of vessels.	Eight annas per foot of vessel's length.

NOTE.—(1) Where it is found to be generally in the interests of the State for which the toll is levied, a limited number of boats may be exempted from payment of tolls for a specified period, or when the toll is levied for a particular purpose, the toll may be waived for a specified purpose.

(2) The above charges are inclusive of the labour and materials required in attaching the gaffs in lifting up and lowering the boats, or in the use of the boats (except in the case of launches of about 100 tons, which may be exempted from payment of tolls for a specified period, or when the toll is levied for a particular purpose, the toll may be waived for a specified purpose).

## SCALE H.—CHARGES FOR THE USE OF THE BOAT RAMP RAIL IN THE BOAT RAMP.

(For conditions see Chapter II, Book II.)

The charges for a vessel using the ramp will be as follows:—

The charges cover only the use of the ramp and of such gear as is provided by the Board; companies shall provide their own labour. The days of taking up and lowering shall each count as one day.

Item specified	Classification for purposes of this scale.	Price.	Charge payable.
1	Boats and launches.	For 10 days Thereafter for each week .. For third week .. Thereafter ..	For .. Two annas per registered ton per day .. Four annas per registered ton per day .. Six annas per registered ton per day .. Eight annas per registered ton per day ..
2	Small craft, jolly boats, and launches (less than 100 tons gross weight).	First three days .. Thereafter for each ten days .. Subsequent days ..	For .. Rs. 1 per day .. Rs. 2 per day ..

## SCALE I.—CHARGES FOR TOLKINS NOT ACCOUNTED FOR.

The charges are as under:—

When charged.	Charge payable.
Tolkins used in the transaction for which the vessel's previous toll has not been accounted for by the firm whose taking up is due to.	Rs. 2 0 0 per ton.
Rs. 2.—When tolls are subsequently accounted for the vessel is not liable for a return.	

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## BOOK II.

CONDITIONS ATTACHING TO CERTAIN SERVICES WHICH THE  
BOARD IS PREPARED TO RENDER TO THE PUBLIC.

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## CHAPTER I.

1. *The Board's responsibility for goods passing through its premises*—(a) *accommodation and stacking*.—For the transmission of its clients, whether importers, exporters or trans-ship agents, the Board provides and pilots accommodation, covered, uncovered, locked or unlocked, as required, for imports in process of transit between ship or lighter and cart or wagon and for exports in the reverse direction.

(b) *Board not responsible unless goods be definitely delivered to it for custody*.—The passage of goods into or through the Board's premises, or the handling of them or its storing of them, for the convenience of its clients, whether under roof or not, locked or not, does not bring such goods under the control of the Board, as contemplated in section 49 (1) of the Indian Port Trust Act, unless and until, in compliance with a request by the tenderer, a receipt relating thereto, as specified in section 48 (2) of the Act, shall have passed from the Board to those tendering the goods to it for custody.

In the case of export cargo, the prescribed receipt shall not be granted until the tenderer shall have complied with the following conditions (which shall be reproduced on the reverse of the Export Application), namely:—

(a) The accommodation provided by the Board for storing goods awaiting shipment is provided solely for the convenience of owners and not in any respect as indemnity for the goods so accommodated nor in the Board's custody or bill of lading. Tonnage dues are imposed in the interests of owners in order to prevent congestion and abuse of the facilities so provided.

(b) All goods, other than those stored in bonded sheds and on bonded plots of land, are liable for tonnage dues in accordance with the Board's Scale of Rates; provided nevertheless that the payment by the owner of such charges shall in no way affect the responsibility of the Board for goods not delivered to it for custody—vide paragraph (iv) below.

(c) Goods admitted into the Board's premises under an "Export Application" shall be considered to be in the sole custody and control of the owner. The Board shall be in no way responsible for such goods unless a receipt for them in the prescribed form conforming to (2) of the Indian Port Trust Act, 1885, shall have been asked for by the owner and granted by the Board. The receipt is hereinafter referred to as "the prescribed receipt."

(d) Should the owner wish to place his goods in the Board's custody, he must ask definitely for the prescribed receipt, filing in for the purpose a printed form obtainable either from the Board's Traffic Manager or the Assistant Traffic Manager, and must deposit the form in question in the office of the Traffic Manager.

(e) The prescribed receipt will not be granted until the conditions specified on the said form have been complied with and until the details of the goods shall have been furnished to the satisfaction of the Traffic Manager or of the Assistant Traffic Manager.

(f) The Board will not under any circumstances grant the prescribed receipt for, nor will it take charge of, any of the goods referred to in clause 5 (a) of Chapter I of Scale II of the Scale of Rates.



- (vi) A rate per ton, over and above the rate of harbour dues, vide clause 3 of Chapter I of Book II of the Scale of Rates and the tariff dues quoted in Article II of Chapter VI of Book I of the Scale of Rates will be charged on all goods under the above conditions, in respect of which the prescribed receipt shall have been granted.
- (vii) Goods intended for export, for which the Board have given the prescribed receipt, shall not be removed by the owner from the Board's premises until the prescribed receipt shall have been surrendered by the owner to the Wharf Superintendent of the wharf in which the goods have been deposited.
- (viii) All claims against the Board for loss or damage to goods, for which a prescribed receipt has been granted, must be made in writing to the Traffic Manager, and no claim for compensation for loss, destruction or deterioration of such goods will be admitted unless such claim shall have been submitted within one month from the date of the receipt granted to the owner by the Board.

2. *Additional duty on exports taken into the Board's custody.*—On all goods intended for export which, at the owner's request, the Board takes definitely into its custody under sections 33 (3) and 46 (1) of the Act and gives a receipt for, an extra charge shall be levied as laid down in the Scale of Rates. (See Section B, General Exports, Chapter II, Book I.)

3. *Conditions for the Board's acceptance of bulkship.*—Goods tendered for custody to the Board as bulk by importers, exporters or Steamer Agents, must be tendered at such place and be stacked in such manner as the Board may appoint for the purpose from time to time, or may direct to the tenderer; and, until goods are so placed, and the prescribed receipt shall have been given to the Board by the owner, such goods shall continue to be at the owner's sole risk.

4. *Conditions on which exports in the Board's custody may pass out.*—Exports which have passed into the Board's custody, as per clause 1 (b) and 2 above, shall not be moved for shipment, or from the Board's premises, until the receipt given for them by the Board to the exporter, or an equivalent of equivalent validity, shall have passed to the Board from the exporter. But from the moment of the surrender of such receipt or of such equivalent by the owner to the Board, such goods shall be at the owner's sole risk, notwithstanding their being in the Board's premises and enjoying such precautions as there referred to above in clause 1 (a).

5. *The Board's option to prohibit transshipments.*—(a) *To land, ship or transship goods.*—Under section 33 (1) of the Act the Board has the option to land, ship or transship goods between vessels in the Port and the quay or wharves. But at present it only performs such services in regard to certain import cargoes which, in agreement with Landing Agents, it loads to the stores of the quay or wharf at a specified charge referred to as "The Consolidated Landing Charge" in the Scale of Rates. (See Scale A, Chapter IV, Book I.)

(b) *To take charge of goods for delivery or shipment.*—Under section 39 of the Act, the Board has the option to undertake, or to refuse to undertake, the receipt, removal, portowing or storage of goods brought within its premises. For goods of which it consents to take charge, the Board shall be bound, under section 33 (3) of the Act, to give a receipt if so required.

(c) *Goods of which the Board does not take charge.*—At present the Board does not take charge of the following classes of goods, whether in the open or under such shelter, loaded or unloaded, as it may have placed at owner's or Steamer Agents' disposal, viz., (i) exports not specifically tendered

for custody under clause 1 (3) above) and for which a receipt has, therefore, not been granted; (d) iron and steel, etc., the handling of which has been relinquished by the Board to Handling Agents; (e) merchandise consisting of iron, other iron, various commodities that must be loaded under the Board's immediate control, and heavy iron, the handling of which has been relinquished by the Board to Handling Agents; (f) Government stores; (g) free goods; (h) items placed in stores in Rule A, Chapter III, Book I; (i) all goods loaded outside the enclosed harbour; (j) goods stored on rented plots or in rented sheds; and (k) goods ordinarily subject to the consolidated landing charges quoted in Rule A, Chapter IV, Book I, for which override delivery orders have been issued by the Shipment Agents or Eastern Agents of vessels and which are delivered direct to consignees.

(4) The Board may allow Handling Agents' portage charges.—Should an agreement be come to between the Board and a Handling Agent that the latter shall handle cargo exclusively handled by the former at an agreed rate, both parties to the agreement shall be at liberty to arrange mutually for the Board to collect from consignees and to pay the Handling Agent the agreed rate for portage, without the Handling Agent being thereby constituted the Board's collector or agent.

6. *Transit dues on imports left lying in the Board's premises.—*Inasmuch as imposing transit dues on imports.—The Board's revenue in imposing transit dues on imports is not to act as warehousemen for profit, but to prevent the congestion of its sheds which experience shows to take place if its charges for storage are low. Such congestion is found seriously to interfere with the speedy transit through the Board's premises of goods of which consignees desire to take early delivery. (Rule A, Chapter VI, Book I.)

7. *Accommodation for exports.—*(a) *Concessions for exports.*—In return for the ordinary harbour dues (vide Rule A, Chapter III, Book I) the Board provides accommodation, as per clause 1 (4) above, for the use of exporters for a period long enough to enable them to effect the shipment of their goods. But in order to prevent, in the interests of all exporters equally, the abuse of the privilege of free accommodation and the congestion resulting therefrom, the Board is obliged to impose transit dues as laid down in the Rules of Rates. But in imposing these transit dues the Board does not thereby offer to act as warehousemen for goods, but by allowing the free days permissible it hopes to minimize its penalty collections. (For free days and transit dues on export cargo see Rule B, Chapter VI, Book I.)

(b) *Excluded exports.*—Exports arriving by road shall be unloaded and stacked by consignee. Exports other than ore, coal, iron waste, rough stone, ballast, timber and such like, arriving by rail, shall be dealt with under the Board's Railway Tariff.

(c) *Condition.*—For the purpose of securing dues, all exports shall be suitably stacked for exact weighing or measurement, at places pointed out by the Board. No exports shall be moved forward for shipment until all dues thereon shall have been paid.

8. *Board's apiece.—*(a) *Alienation of apiece.*—Persons requiring to rent space for the storage of their goods on the Board's premises shall obtain it, if available, by making application in writing for a permit in the form prescribed by the Board from time to time. But it shall be in the Board's discretion to consent or to refuse to allow such space, and an allotment shall, ordinarily, be refused unless the application has been made before the deposit of the goods. Board's apiece shall not be valid without the previous permission of the Board. (For rent see Rule A, Chapter XI, Book I.)

- (e) A rate per ton, gross and above the rate of harbor dues, vide clause 2 of Chapter I of Book II of the Scale of Rates and also transit dues quoted in Scale II of Chapter VI of Book I of the Scale of Rates will be levied on all goods under the above conditions, in respect of which the prescribed receipt shall have been granted.
- (f) Goods intended for export, for which the Board has given the prescribed receipt, shall not be removed by the owner from the Board's premises until the prescribed receipt shall have been surrendered by the owner to the Ward Superintendent of the station in which the goods have been deposited.
- (g) All claims against the Board for loss or damage to goods, for which a prescribed receipt has been granted, must be made in writing to the Traffic Manager, and no claim for compensation for loss, destruction or deterioration of such goods will be admitted unless such claim shall have been submitted within two months from the date of the receipt granted to the owner by the Board.

3. *Additional dues or export taxes into the Board's custody*—On all goods intended for export which, at the owner's request, the Board takes definitely into its custody under sections 39 (3) and 43 (1) of the Act and from a receipt for, an entry charge shall be levied as laid down in the Scale of Rates. (See Section 18, General Exports, Chapter II, Book I.)

3. *Conditions for the Board's acceptance of deposits*—Goods tendered for custody to the Board as taken by importers, exporters or Home Agents, must be tendered at such place and be stacked in such manner as the Board may appoint for the purpose from time to time, or may direct to the tenderer; and, until goods are so placed and the prescribed receipt shall have passed from the Board to the owner, such goods shall continue to be at the owner's sole risk.

4. *Conditions on which exports into the Board's custody may pass out*—Exports which have passed into the Board's custody, as per clause 1 (b) and 3 above, shall not be moved for shipment, or from the Board's premises, until the receipt given for them by the Board to the exporter, or an acquittance of equivalent value, shall have passed to the Board from the exporter. But from the moment of the surrender of such receipt or of such acquittance by the owner to the Board, such goods shall be at the owner's sole risk notwithstanding their being in the Board's possession and enjoying such conveniences as those referred to above in clause 1 (c).

5. *The Board's option to perform services*—(a) To load, ship or tranship goods.—Under section 35 (1) of the Act the Board has the option to load, ship or tranship goods between vessels in the Port and its quays or wharves. But at present it only performs such services in regard to certain import cargoes which, in agreement with Landing Agents, it lends to the custody of the quay or wharf as a special charge referred to as "The Unconsolidated Landing Charge" in the Scale of Rates. (See Scale A, Chapter IV, Book I.)

(b) To take charge of goods for delivery or shipment.—Under section 39 of the Act, the Board has the option to undertake, or to refuse to undertake the reception, removal, forwarding or storage of goods brought within its premises. For goods of which it consents to take charge, the Board shall be bound, under section 39 (3) of the Act, to give a receipt of the goods so required.

(c) Goods of which the Board does not take charge.—At present the Board does not take charge of the following classes of goods, whether in the open or under such shelter, loaded or unloaded, as it may have placed on receipt or Home Agents' deposit, viz., (i) exports not specifically tendered

For example under clause 1 (b) those used for which a receipt has, therefore not been granted; (ii) iron and steel etc., the handling of which has been relinquished by the Board to Handling Agents; (iii) non-detachable coupling cars, other than certain combinations that must be handled under the Board's certificate-of-permit, and heavy iron, the handling of which has been relinquished by the Board to Handling Agents; (iv) Government stores; (v) free goods; (vi) items printed in Schedule A, Chapter III, Book I; (vii) all goods loaded outside the enclosed harbours; (viii) goods stored on bonded plots or in bonded sheds; and (ix) goods ordinarily subject to the established landing charges quoted in Book A, Chapter IV, Book I, for which over-the-delivery orders have been issued by the Statutory Agents on Masters of vessels and which are delivered direct to consignees.

(4) *The Board may collect Handling Agents' portage charges.*—Should an agreement be come to between the Board and a Handling Agent that the latter shall handle cargo ordinarily handled by the former at an agreed rate, both parties to the agreement shall be at liberty to arrange mutually for the Board to collect from owners and to pay the Handling Agent the agreed rate for portage, without the Handling Agent being thereby constituted the Board's contractor or agent.

6. *Transit dues on imports left lying in the Board's premises.*—Intention in imposing transit dues on imports is not to act as remuneration for profit, but to prevent the congestion of the sheds which experience shows in this place if the charges for sheds are low. Such suggestion is found contrary to interfere with the speedy transit through the Board's premises of goods of which owners desire to take early delivery. (Schedule A, Chapter VI, Book I.)

7. *Accommodation for exports.*—(a) *Concessions for exports.*—In return for the ordinary harbour dues (vide Schedule A, Chapter III, Book I) the Board provides accommodation, as per clause 1 (a) above, for the use of exporters for a period long enough to enable them to effect the shipment of their goods. But in order to prevent, in the interests of all exporters equally, the abuse of the privilege of free accommodation and the congestion resulting therefrom, the Board is obliged to impose transit dues on laid down in the Schedule of Rates. But in imposing these transit dues the Board does not thereby offer to act as remuneration for gain, but by allowing the free days permissible it hopes to maintain the present collection. (For free days and transit dues on export cargo see Schedule A, Chapter VI, Book I.)

(b) *Unloading exports.*—Exports arriving by road shall be reloaded and loaded by owners. Exports other than coal, kerosene oil, rough stones, ballast, timber and such like, arriving by rail, shall be dealt with under the Board's Railway Tariff.

(c) *Conditioned.*—For the purpose of securing dues, all exports shall be suitably marked for assay, weighing or measurement, at places pointed out by the Board. No exports shall be moved forward for shipment until all dues thereon shall have been paid.

8. *Storage space.*—(a) *Allocation of space.*—Persons requiring to rent space for the storage of their goods at the Board's premises shall obtain, if available, by making application in writing for a permit in the form prescribed by the Board from time to time. But it shall be in the Board's discretion to consent or to refuse to allot such space, and its allotment shall, ordinarily, be refused unless the application has been made before the deposit of the goods. Storage space shall not be allotted without the previous permission of the Board. (For rent see Schedule A, Chapter XI, Book I.)

(k) *Owner's risk*.—In applying for space on rental terms for the storage of cargo, owners shall state that they understand that they accept all risks and responsibility for goods so stored. Before he can be allotted space on these terms the owner shall be required to state in writing that he understands clearly that the locking by the Board of which partly or wholly rented to him shall not be regarded as making the Board a bailee of the goods so stored unless the receipt specified in clause 1 (k) shall have passed from the Board to him. The occupation of space, in the open or under cover, on rental terms shall be subject to the conditions set forth in sub-clause (c) below (which shall be reproduced on the permit). In the absence of the permit, if imports or exports are stored on unallotted ground, double the rent laid down in the Scale of Rates shall be charged for the respective area from the date of occupation.—

(l) *Conditions*.—(i) Goods stored under the permit will be at the entire risk of the licensee.

(ii) The licensee shall not construct or put up any building, erection or encumbrance in space occupied under the permit except on the written permission of the Traffic Manager.

(iii) Rent is recoverable from the date of allotment of space in accordance with the rates laid down in the Board's Scale of Rates, and should be paid in advance on or before the first day of the month for which it shall become due.

(iv) The time of permit to occupy space on rental terms is entirely at the Board's discretion, and licensees agree by the acceptance of these conditions to vacate space occupied by them at their own expense within one month after notice of vacation has been served on them by the Traffic Manager.

(v) The permit will lapse automatically at the expiry of the period, ordinarily one calendar month or part thereof, for which it has been issued. But the licensee may continue in occupation by obtaining a fresh permit from the Traffic Manager, which must be applied for in writing three days before the expiry of the period for which the old permit has been granted. Failure to apply for a fresh permit in proper time will involve a liability to pay rent at double rates under the Board's Scale of Rates.

(vi) All licensees except those who have current accounts with the Board, shall pay a deposit of £10.0 for each 1,000 or 100 sq. ft. allotted to them under the permit according as the space is open or covered, as a guarantee for the due and faithful performance of the conditions set forth in the permit; and the deposit will be returned when the space is vacated finally, less any amount that may be due to the Board.

(vii) The Board reserves the right at any time to resume possession of space which is not occupied by the licensee, in which event the Board will allow a proportionate reduction in rent.

(viii) The licensee agrees to comply with any rules or directions issued by the Board which may be considered necessary in the general interest. Should the licensee neglect to comply with such directions, the Board may, if it pleases, enforce them at the licensee's risk and expense.

(ix) The licensee shall be required expressly to agree that all rents and expenses of whatever sort due to the Board in respect of the permit or license shall be recoverable at the rates laid down under Chapter VI of the Madras Port Trust Act, 1905.

(x) The Licensee must comply with any rules or regulations that may from time to time be issued by the Corporation of Madras in relation to the storage of the goods under the permit.

8. *Refunds—(a) Conditions.*—Applications for refunds of dues paid shall not be considered unless submitted to the Board in writing by the importer or shipper or on his behalf, within six calendar months from the date of first payment. No refund shall be made unless the amount refundable is one rupee or more.

(b) *Refunds of dues on oil is (a).—*Refunds of dues on account of shortage of oil in bulk shall be based on the *assessed manifest* in the case of non-deductible oil or entering to the dep, as advised by the Collector of Customs, in the case of oil on which Customs duty is leviable.

(c) *Refunds of dues on coal, coke, iron, and other goods, is (a).—*Refunds of dues on account of the shortages of coal, coke, iron and other goods, in bulk, shall be based on the *assessed manifest*.

10. *Passenger toll.*—In return for the Passenger Toll which it receives the Board will arrange either for staircases with deck passengers and baggage to be brought alongside a quay or for the loading or unloading of the passenger in boats free of charge. The Master or Agent of every such vessel shall submit to the Board a copy of his passenger list in support of the amount paid. (For charges see Rule D, Chapter XII, Book I.)

11. *Quay tickets.*—Any person who has to accompany a passenger embarking from, or wishes to meet a passenger landing at, the South Quay or the Springhead landing steps of the Port shall be required to purchase a quay ticket. Quay tickets shall be issued by the Board at the Passenger Station and shall enable the holder to accompany passengers to, or meet passengers at, the quay or landing steps, but shall not entitle them to admission to the Customs Baggage Examination Hall at the Customs. Quay tickets shall not be transferable and shall be available for the day of issue only. (For charges see Rule D, Chapter XII, Book I.)

12. *Claims.*—The following rules regulate the basis on which the Board shall pay claims for the loss or destruction of goods for which it has become liable under the Act:—

(i) Claims for the shortage of or damage to goods shall be settled on the prime cost of the article less trade discount together with the actual Customs duty paid thereon. An allowance of 10 per cent of the actual value shall be granted in addition to cover all incidental and out-of-pocket expenses such as freight, insurance, harbour dues, landing charges, etc.

(ii) The exchange value of the rupee shall be taken at the current rate of exchange when the goods on which the Board's dues are payable were landed at Madras.

(iii) Every claim bill shall be accompanied by the relative invoices in original and the Customs Bill of Entry.

(iv) In the case of exports, the valuation shall be based on the market value of the goods at the date of settlement.

## CHAPTER II.—REGULATIONS GOVERNING THE USE OF THE BOAT REPAIR RAMP.

(For charges see Rule H, Chapter XII of Book I.)

1. The use of this ramp shall not be allowed to firms who already have the use of other lighter repair ramps from the Board.

2. Applications to put vessels of any kind on the ramp shall be made to the General Foreman of the Board who, when practicable, shall issue a permit for the purpose.

3. Applications for using the ramp beyond the free period shall be made not less than three days previous to the expiry of the said period.

4. Vessels on the ramp shall be placed in so as to occupy a minimum space in the position allotted for them by the General Foreman of the Board.

5. The Board or its employees shall not be liable for any delay caused or damage suffered by a vessel either in taking up or in launching or while on the ramp.

6. No person shall land or hoist pitch, tar or other combustible matter, or light a fire on or the ramp except in the places provided for the purpose.

7. The rigging on all vessels placed on the ramp shall be secured and expeditiously. No vessel shall remain idle on the ramp. Any vessel, which, in the opinion of the General Foreman, is not being dealt with expeditiously and thereby delays other vessels shall be removed from the ramp at the owner's sole risk.

8. Charges for the use of the ramp beyond the free days shall be paid at the time of making application for such use. Vessels remaining on the ramp longer than a week without payment of the charges imposed shall be liable to be sold by auction. Two days previously after deducting the charges and the expenses of sale due to the Board shall be made over to the owner on application.

#### CHAPTER XL—REGULATIONS GOVERNING THE USE OF THE SLIPWAY.

(For charges see Scale D, Chapter XII of Book I.)

1. Applications to put vessels on the slipway shall be made to the Port Engineer of the Board.

2. The said officer shall issue a regulation order as to the time and manner of putting the vessel on the slipway.

3. (a) Suitable beams shall be in readiness on each side fore and aft.

(b) The vessel shall be trimmed upright.

(c) All water closets and latrines shall be cleaned and securely fastened up before the vessel is put on the cradle and no use whatever shall be made of them while the vessel is on the slipway.

4. No ballast or weight shall be shifted or taken on board during the time a vessel is on the slipway except with the permission of the Port Engineer.

5. The slipway shall be cleaned and cleared previous to launching at the vessel's expense.

6. Twenty-four hours' notice in writing shall be given to the Port Engineer of the readiness of a vessel to leave the slipway.

7. The Board or its employees shall not be liable for any delay caused or damage suffered by a vessel either in taking up or in launching or while on the slipway.

8. No person shall hold or keep pitch, tar or other combustible matter, or light a fire near the wharves except in the places provided for the purpose.

9. No vessel, unless by special arrangement at the time of repelling, shall remain on the wharves for a longer period than three days and all charges shall be payable in accordance with the Board's Scale of Rates.

10. Sundays, Christmas Day and Good Friday shall be dies non. If work is done on any dies non, charges at the ordinary rates given in the Board's Scale of Rates shall be payable.

#### CHAPTER IV.—HIRE OF CRANES TO MASTERS, OWNERS OR AGENTS OF VESSELS.

(For charges for use of cranes see Section A, Chapter IX of Book I.)

##### A.—REGULATION FOR HIRE OF CRANES.

1. Regulations for cranes shall be made out in duplicate on the prescribed form, signed by the Master, ship's officer, or other responsible person, showing in number and description of cranes required, from which time, and for how long, and delivered to the Station Officer in charge of the station, not later than 4 p.m. on week days and 1 p.m. on Saturdays.

2. Cranes of 5 ton capacity or under will be hired by day and night, cranes of over 5 ton capacity will normally be hired only by day.

3. Cranes required for night work shall be hired only from 8 p.m.

4. When cranes are required for longer periods than regulated for, a full regulation shall be submitted at least two hours before the expiration of the period mentioned in the original regulation.

5. One hour's notice in writing must be given of cancellation of requirement for cranes. If cancelling orders are not received at all, charges will be levied for the full period applied for and for the full number of cranes ordered.

6. The working hours for cranes by day shall be from 6 a.m. to 12 noon, 1 p.m. to 6 p.m. and by night from 8 p.m. to 6 a.m.

7. Provided always that, if cranes are applied for otherwise than as above, Station Officer in charge of the station will supply the same, if available, but in all such cases the usual charges will be levied.

##### B.—REGULATIONS IN RESPECT OF BOARD'S CRANES.

1. A load greater than their marked lifting capacity shall not be put on the cranes.

2. Slings of impact goods shall be made up directly under the open roadway of any vessel unloading at quays and under no circumstances whatever shall cranes be employed for the purpose of breaking out or removing goods from over the coverings.

3. The cranes shall be used alone and no other lifting gear shall be used in connection with them on any one lift without the permission in writing of the Station Manager.

4. Ship's officers must see that the Board's cranes work quite clear of ships' gear and of all obstructions.

5. Heavy lifts of over 25 tons shall be declared by the Master of the vessel who shall be responsible for all accidents arising from mis-declaration.



6. Cranes will be supplied, only if available, on the condition that the Board shall not be responsible for any loss, damage or breakdown of any work which may occur or result from the use of the cranes, and that the liability for any such loss, damage or breakdown shall fall on the vessel for which the cranes are cranes may be working for the time being.

#### C.—CRANES ON BOARD.

1. No cargo shall be discharged from any vessel at a quay except under the supervision of the Master, or the owner of the vessel or his steward. Such Master or owner or steward shall be personally responsible to the Board for any loss or damage to life, limb or property arising from the careless or improper stowage of goods on board such vessel.

2. Masters and owners of vessels lying at a quay and their stewards shall be personally and severally responsible for the proper provision of lights in those parts of the ship where work is being carried on in any way connected directly or indirectly with the use of the Board's cranes, girders and other property. In default, they shall be responsible to the Board, jointly and severally, in respect of any loss or damage to life, limb or property which may result.

C. E. JONES,  
Secretary to the Board.